



THE FORT ST. GEORGE GAZETTE

Published by Authority.

No. 8.]

MADRAS, TUESDAY EVENING, FEBRUARY 24 1923.

[Price, 6 annas.]

Part I.—Publications by Government.

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PUBLIC DEPARTMENT.

LEAVE.

Fort St. George, February 17, 1923.

No. 67.—Under rule 31 of the Fundamental Rules, Mr. F. G. Butler, I.C.S., Engineer, High Court, leaves on average pay for five months and twenty-five days in substitution of the absence of the High Court and leaves on half average pay for twenty-three days thereafter.

No. 68.—Under rule 31 of the Fundamental Rules, Mr. J. E. Lumsden, I.C.S., District and Session Judge, Coimbatore, leaves on average pay for such period as together with the summer vacation of 1923 of the District Court of Coimbatore does not exceed eight months, and on half average pay for seven months in continuation thereof, from the termination of the summer vacation of 1922 of the Coimbatore District Court.

Fort St. George, February 18, 1923.

No. 69.—Under rule 31 of the Fundamental Rules, Mr. M. C. E. Krishnan, I.C.S., Assistant Collector, Kottam, leaves on half average pay for four months from 14th February 1923 or date of relief.

APPOINTMENTS.

No. 70.—Mr. G. C. Rouman, I.C.S., Headquarters Sub-Collector, Kottam, is sent as Special Assistant Settlement Officer, Revenue Settlement Party No. IV, Trichinopoly.

No. 71.—Mr. A. X. B. Campbell, C.I.E., C.B., I.C.S., Second Secretary to Government, all ranks from home, is sent as Second Member of the Board of Revenue and Commissioner of Land Revenue and Settlement, Mr. H. G. Stokes, C.I.E., I.C.S., is sent as Third Member, with effect from the same date.

PERMITTED TO RETURN.

Fort St. George, February 21, 1923.

No. 72.—The Right Honourable the Secretary of State for India in Council has permitted Mr. Herbert Williams, Private to return from the Indian Civil Service with effect from the 27th March 1923.

NOTICES PLACED.

No. 73.—The services of Mr. E. F. Thomas, Messrs. I.C.S., are placed at the disposal of the Government of India, Foreign and Political Department, with effect from the 10th February 1925 for employment in the Political Department.

N. MACMICHAEL,
Acting Chief Secretary.

NOTIFICATIONS

Port St. George, February 13, 1925 (G.O. No. 153, Public).

No. 74.—The following collection of the Government of Bengal is republished:—
The 1st January 1925

No. 1029 F.—In pursuance of the power conferred by section 934 of the Code of Criminal Procedure, 1908, as amended by the Penal Law Amendment Act, 1913 (Act XIV of 1913), the Governor in Council hereby declares to be published in His Majesty all copies, wherever found, of issue No. 1, Volume I, of a newspaper in English, dated the 1st January 1925, entitled "The Detestable," commencing with the words "Every honest Indian should read the whole of it and circulate it among his friends"—"Manifestation of the Revolutionary party of India—this is necessary"—and ending with the words "Ed. Vijay Karam, President, Central Council, The B. P. of India," and all copies of all other documents containing extracts therefrom on the ground that the said newspaper contains words which bring or attempt to bring into hatred or enmity, or abuse, or attempt to create disaffection towards the Government established by law in British India, the publication of which is prohibited under section 934 of the Indian Penal Code.

Port St. George, February 17, 1925 (G.O. No. 155, Public).

No. 75.—The following collection of the Government of Bombay is republished:—
The 16th February 1925

No. 104-Publication.—Whereas the issue of the publication in English entitled, "The Yagnant of Indian Independence," Volume II, No. 4, dated the 15th November 1924, in the opinion of the Government in Council contains seditious matter, inasmuch as the said matter brings or attempts to bring into hatred or enmity or abuse or attempts to create disaffection towards the Government.

Now, therefore, in exercise of the power conferred by section 934 of the Code of Criminal Procedure, 1908 (V of 1908) as amended by the Penal Law Amendment Act, 1913 (XIV of 1913), the Governor in Council is pleased to declare to be prohibited in His Majesty all copies of the said publication, or translations thereof, wherever found.

Port St. George, February 18, 1925 (G.O. No. 156, Public).

No. 76.—The Government of India have decided that, with effect from the 1st March 1925, if a Government official asks for re-jection of a telegram received by him in the official capacity he shall not be required to pay any transmission charges in the first instance. If, however, the rejection reveals an error on the part of the telegraphic service, the necessary charge will be met.

E. M. GAWNE,
Deputy Secretary to Government.

Port St. George, February 20, 1925.

No. 77.—The following notifications of the Government of India are republished:—

HOME DEPARTMENT

NOTIFICATIONS.

Bombay, the 10th February 1925

No. F. 36—24.—The following regulations made by the Secretary of State for India in Council for the prohibition of candidature selected for the Indian Civil Service are published for general information. They supersede the regulations published with the Home Department Notification No. F. 4—24-24-24-24, dated the 1st January 1925.

EXAMINATION OF SELECTED CANDIDATES FOR THE INDIAN CIVIL SERVICE

REGULATIONS MADE UNDER SECTION 17 OF THE GOVERNMENT OF INDIA ACT FOR THE REGULATION OF THE INDIAN CIVIL SERVICE AND THE SELECTION EXAMINATION OF SELECTED CANDIDATES FOR THE INDIAN CIVIL SERVICE.

The following regulations made by the Secretary of State for India in Council are hereby published:—
from year to year.

(1) Candidates selected at the Open Competition held at London will be required to remain in the United Kingdom on probation for six or two years as may be decided by the Secretary of State for India in Council.

(2) Candidates entered at the Open Examinations held in India and candidates entered in India otherwise than by suspension examination will be required to proceed to the United Kingdom on probation for a period of two years.

ONE-YEAR EXAMINATIONS.

(3) One-year probationers will, at the end of the year of probation, undergo an examination called the Final Examination. The subjects and the marks allotted to them are as follows:—

Compulsory subjects.			
	Marks.		Marks.
1. Indian Penal Code	200	5. The principal vernacular language or the substituted subject	400
2. Code of Criminal Procedure	200	6. History	200
3. The Indian Evidence Act	200		
4. Indian History	400		
Optional subjects, one only to be taken.			
7. Hindu and Mohammedan Law	400	8. A classical language selected from Sanskrit, Arabic, Persian, Urdu	400

TWO-YEAR EXAMINATIONS.

(4) Two-year probationers will, during their period of probation, undergo two examinations, the Intermediate Examination at the end of the first year and the Final Examination at the end of the second year.

(5) The subjects of the Intermediate Examination and the marks allotted to them are as follows. All the subjects are compulsory:—

	Marks.		Marks.
1. The principal vernacular language or the substituted subject	400	4. Law of Evidence and Criminal Law	200
2. Principles	200	5. Indian History	200
3. Jurisprudence	200	6. Mores of Cases	200
		7. Economics	200

(6) The subjects of the Final Examination and the marks allotted to them are as follows:—

Compulsory subjects.			
	Marks.		Marks.
1. The principal vernacular language or the substituted subject	400	4. The Indian Evidence Act	200
2. Indian Penal Code	200	5. Mores of Cases	200
3. Code of Criminal Procedure	200	6. Indian History	200
		7. Economics	200
Optional subjects, one only to be taken.			
8. Hindu and Mohammedan Law	400	9. A classical language selected from Sanskrit, Arabic, Persian, Urdu	400

ONE-YEAR AND TWO-YEAR EXAMINATIONS.

(7) The principal vernaculars permitted for the various provinces are shown in the following table:—

Provinces.	Vernacular.	Provinces.	Vernacular.
Bombay	Tamil or Telugu.	Bombay	Marathi.
Bengal	Bengali.	Bihar and Orissa	Hindi.
United Provinces	Urdu.	Central Provinces	Hindi.
Punjab	Urdu.	Assam	Assamese.

(8) An Indian assigned to Madras whose mother tongue is one of the five principal vernaculars of the province must enter the other for examination. An Indian assigned elsewhere whose mother tongue is the principal vernacular language of his province must substitute in place of the principal vernacular language the following subject or subjects:—

ONE-YEAR EXAMINATIONS.

Hindu History.

TWO-YEAR EXAMINATIONS.

Hindu History at the Intermediate Examination, and European History at the Final Examination.

(9) A candidate whose mother tongue is Hindi or Urdu may not offer either of these languages as the principal vernacular language.

(10) Candidates who at the Final Examination in writing satisfy the Commissioners that they are sufficiently at home in the Arabic for the efficient performance of any duties required of members of the Indian Civil Service will be awarded marks ranging between 101 and 200 according to the degree of proficiency displayed.

Candidates who fall short of this adequate proficiency but show such maximum proficiency as is expected that with a moderate amount of practice they can attain full proficiency, will receive marks ranging between 1 and 100; they will be allowed to proceed to India and will on their arrival there be subjected to such further training (if any) as may be prescribed by their Local Government, and shall receive no remuneration in India until such time as they have passed such tests to the satisfaction of that Government.

A candidate who fails at the end of the period of probation to satisfy the Civil Service Commissioners that he has reached the minimum standard of proficiency in writing will be liable to have his name removed from the list of selected candidates.

Selected candidates will also be examined in riding at such time or times as the Commissioners may appoint during the course of the probationary period.

(11) Such deviations in the Civil Service Commissioners' may consider necessary will be made from the works assigned to candidates at the Intermediate and Final Examinations in order to secure that no credit is allowed for merely superficial knowledge.

(12) The Civil Service Commissioners will prepare lists of the candidates in order of merit; the order for the two-year probationary being based on the sum of the marks obtained by the candidate at the Civil Service Examinations, the order for the two-year probationary being based on the sum of the marks obtained by the candidate at the Intermediate and Final Examinations.

(13) The selected candidates whose performance in the compulsory subjects of the Final Examination is such as to satisfy the Civil Service Commissioners, and who have also satisfied the Commissioners of their eligibility in respect of nationality, age, health, character, and conduct during the period of probation, will be entitled by the Commissioners to be selected to be appointed to the Indian Civil Service, provided that they shall comply with the regulations in force, at the time, for that service.

(14) If any candidate is prevented by sickness or any other adequate cause from attending the Final Examination, the Commissioners (or, with the sanction of the Secretary of State for India in Council, they may appear at the Final Examination to be held in the following year, or at a special examination. A selected candidate absent for such adequate cause from the Intermediate Examination may, under similar conditions, be allowed to appear at the Intermediate Examination a year later or at a special examination, or may be required for the Intermediate Examination and allowed to appear for the Final Examination in regular course.

Any candidate who at the Intermediate Examination has appeared to have sufficiently neglected his studies, or to be physically incapacitated for pursuing the protracted course of training, will be liable to have his name removed from the list of selected candidates.

ARMY DEPARTMENT

INDIAN TERRITORIAL FORCE

Dated, the 25th February 1925

No. 226.—His Excellency the Right Honourable Vincent Gordon of Howland, G.C.B., C.S.I., C.B., Governor of Madras, is appointed Honorary Colonel of the 17th Buffs (The Buffs), 2nd Madras Regiment, and 30th (Mixed) Battalion, University Training Corps, with effect from the 1st November 1924.

S. MACMILLAN,
Acting Chief Secretary.

POLITICAL DEPARTMENT.

NOTIFICATION

Port St. George, February 11, 1925.

No. 4.—The following notification of the Government of India is published:—

FOREIGN AND POLITICAL DEPARTMENT.

Dated, the 4th February 1925.

No. 49-C.—Subject to the sanction of His Majesty's Government, the Governor-General in Council is pleased to recognize the appointment of Mr. Akiba Haimon as Honorary Consul for Denmark at Calcutta.

S. MACMILLAN,
Acting Chief Secretary.

ECCLIASTICAL DEPARTMENT.

MANUSCRIPT LOCATION

Proc. St. George, February 16, 1895.

For 1895.—Under section 2 of the Indian Christian Marriage Act, 1814, the Government sanction the issue of a license to the said members of the mission to grant marriages of marriage between Indian Christians in accordance with the provisions of the said Act, within the territories under the administration of the Government of Madras.

Mr. Kallman, Herald of the American Baptist Young Men's meeting at Brooklyn in the
Globe of Atlanta in the district of New York

At 31—Under section 2 of the Indian Christian Marriage Act, 1872, the Government requires the issue of licences to the undersigned parties so to solemnize marriages within the territory under the administration of the Government of Madras in accordance with the provisions of the said Act.—

The Reverend Anders Anderson of the American Evangelical Lutheran Mission residing at Kongsat in the town of Kongsat in the district of Vitebsk.

Est. 21, Ganga, February 17, 1953.

Mr. Hamaoka (Cham) John of the Attaman Hingehohi Lajaman Mission residing at Sakalagahiti is the wife of Kere in the district of Uaduan.

Mr. Childs, clerk of the American Evangelical Lutheran Mission residing at Edinboro, is the clerk of Rensselaersburgh in the district of Madison.

N. MACNEILL,
Acting Chief Executive

JUDICIAL DEPARTMENT

EXTENSION OF LEAVE

Rev. St. George, February 16, 1913.

No. 44.—Jl R.Ry. B. Srirama Niyasa Gera, Deputy Superintendent of Police, an extension of leave as already pay for four months from the 7th February 1920.

FÖRSTINGAR

Post St. George, February 13, 1935.

(With effect from the 1st February 2015.)

Nr. 33—MR.Bj. Hal Sahnd A. Salden Høld Gern, Deputy Superintendent of Police and
Personal Assistant to the Superintendent of Police, Gentofte, in charge of Quarter subdivisions.

No. 25.—Mr. H. K. Yamanaka, P.O. Box 47, Acting Deputy Superintendent of Police and Personal Assistant to the Superintendent of Police, Seattle, in charge of Nishin's collection.

Fr. 10—M.H. By I. Raja Pillai. Arang J. Aduky, Deputy Superintendent of Police and Personal Assistant to the Superintendent of Police, Kurnool, in charge of Kurnool substation.

No. 25.—Güler Husein Salih Rahder, Acting Deputy Superintendent of Police and Personal Assistant to the Superintendent of Police, Uşak, is charged with Adultery.

No. 32.—MR. RY. H. K. PANDIA Awaraj, Deputy Superintendent of Police and Personal Assistant to the Superintendent of Police, Amritsar, is charge of Amritsar subdivision.

25. 66.—Khan Sahib Usman Sayid Gulam Sahib Bahadur, Acting Deputy Superintendent of Police and Personal Assistant to the Superintendent of Police, Cuddalore, in charge of Cuddalore substation.

No. 41.—M. R. By, K. N. Rajagopala Ayyangar Attorney, Andong District, Superintendent of

Police and Personal Assistant to the Superintendent of Police, Chicago, in charge of Trolley subdivision.

No. 42—31 R.Ry. M. A. Rasmussen, 3394 Avenue, Deputy Superintendent of Police and Personal Assistant to the Superintendent of Police, North Street, in charge of Police substation.

No. 42.—**M R S Y A**, Yermashewna Artyagor Arteral, Acting Deputy Superintendent of Police and Personal Assistant to the Superintendent of Police, Changlova, in charge of Men's sub-division.

№. 44—M. B. T. V. Krishnaswamy Acharya Awaraj, Deputy Superintendent of Police and Personal Assistant to the Superintendent of Police, Suburban, Bangalore.

No. 45.—M.R. Ry. T. B. Sanyal *Patil Awaraj*, Assistant Superintendent of Police and Personal Assistant to the Superintendent of Police, Malabar, in charge of Birangpur subdivision.

No. 47.—M.R. Ry. T. Sanyal *Awaraj*, Acting Deputy Superintendent of Police and Personal Assistant to the Superintendent of Police, Combarua, in charge of Combarua subdivision.

No. 48.—M.R. Ry. M. Sanyal *Mawa Awaraj*, Deputy Superintendent of Police and Personal Assistant to the Superintendent of Police, South Nohar, in charge of Malappuram subdivision.

No. 49.—M.R. Ry. J. Dhanabayan *Awaraj*, Probationary Assistant Superintendent of Police and Personal Assistant to the Superintendent of Police, South Arwal, in charge of Gaddara subdivision.

No. 50.—M.R. Ry. Bas Bahadur A. S. Velayudham *Pillai Awaraj*, Deputy Superintendent of Police and Personal Assistant to the Superintendent of Police, Raipore, in charge of Tanjore subdivision.

No. 51.—Muhammad Abdul Qadir Akbar Sahib Bahadur, Deputy Superintendent of Police and Personal Assistant to the Superintendent of Police, Trichinopoly, in charge of Trichinopoly subdivision.

Port St. George, February 24, 1923.

No. 52.—M.R. Ry. M. Venkayya *Awaraj*, Deputy Superintendent of Police, on leave from leave, in charge of Combarua subdivision.

NOTIFICATIONS.

Port St. George, February 11, 1923 [G.O. No. 76, Madras (Police).]

No. 85.—Notice is hereby given of the occurrence of vacancies in the rank of Probationary Deputy Superintendent of Police, which it is proposed to fill by direct recruitment, subject to the approval of suitable candidates.

3. Candidates must satisfy the following conditions:—

- that they are ordinary citizens of India;
- that they are of good character;
- that they are graduates of a recognised University or University of Law;
- that they are of sound health, good physique and active habits, and free from any organic defect or bodily infirmity;
- that they are not less than 5 feet 5 inches in height and 32 inches round the chest; and
- that they were not under 21 at over 25 years of age on the 31st December 1921.

3. Applications must be made on printed forms to be obtained from the office of the Inspector-General of Police, Madras.

4. The application will include the following particulars:—

- Name in full.
- Address in full.
- Caste or creed.
- Date of birth (a certificate to be appended or other satisfactory evidence to be supplied).
- Profession or occupation of father with his full name and address (if living).
- Place of education during the past four years with dates (a certificate of character and conduct issued by the Principal of the Institution in which the candidate last studied for not less than one year, or by some responsible officer of Government must be attached to the application).
- Name of the University at which the applicant has graduated, nature of degree obtained.
- A memorandum showing the studies and services, if any, of the family in which the candidate brings and the appointment, if any, held by him.
- State of general health (a medical certificate in accordance with the requirements of sub-sections rules 1 and 2 under rule 10 of the Fundamental Rules and showing height and chest measurement must be attached to the application).

5. The Staff Selection Board will consider the applications and select from among the candidates those whom it thinks most fitted for appointment. The Inspector-General of Police will take part in the selection.

6. Applications accompanied by the certificates referred to in clauses (d), (f) and (g) must reach the Secretary, Staff Selection Board, on or before the 31st March 1923. No applications received after that date will be considered. Any candidate attempting to secure entry by himself or through the agency of relatives, friends, partners or otherwise will be disqualified.

7. Candidates must be prepared to appear in Madras before the Staff Selection Board at their own expense on days which will be notified to them.

8. The candidate finally selected by the Government will be required to undergo a medical examination by a Medical Board in Madras as to their physique and capacity for extra outdoor work.

9. The selected candidate will be on probation for two years. While on probation they will be given an allowance of Rs. 250 each per annum; they will be required to attend a course of instruction examinations for seven officers in the subjects prescribed for Assistant Superintendents of Police and they have passed in all the subjects.

No. 37, at the end of the two years, the selected candidates have passed all the prescribed examinations and, in the opinion of the Government, fit for employment as Deputy Superintendents of Police, they will be confirmed. Otherwise their services will be disposed with. The Government will also be at liberty to dispense with the services of a probationer at any time during the period of his probation, if, in their opinion, he is not fit for employment as a Deputy Superintendent of Police.

Port St. George, February 18, 1935.

No. 34.—The following resolutions of the Government of India is republished:—

HOME DEPARTMENT.

FOUR.

Draft, No. 54 February 1935.

No. P-71-LXXXX-34.—In exercise of the power conferred by section 37 of the Indian Arms Act, 1924 (No. 10 of 1924), the Government of India is pleased to direct that the following further amendment shall be made in the Indian Arms Rules, 1924, namely:—

In Schedule II to the said rules, for the entry in the third column relating to clause (ii) of item 2, the following entry shall be substituted, namely:—

"All—provided that the local Government may, by notification in the local official gazette, exclude all or any of the prohibitions and directions contained in the Act in respect of air pistols or of any class thereof in the case of any class of pistols or of any specified arms."

R. M. GATWER,

Deputy Secretary to Government.

FINANCE DEPARTMENT.

NOTIFICATIONS.

Port St. George, February 24, 1935.

No. 36.—The following telegram, dated the 26th February 1935, from the Controller of the Customs, Calcutta, to the Assistant-Inspector, Madras, is published:—

Rate of exchange applicable in T.O.S., viz. funds during March 1935 eighteen pence per rupee. No exchange compensation allowance is admissible on salary paid during that month.

R. W. DAVIES,

Secretary to Government.

No. 37.—The following resolutions of the Government of India is republished:—

CENTRAL BOARD OF REVENUE.

CUSTOMS ESTABLISHMENT.

Draft, No. 45 February 1935.

No. 31-C.R./1934.—In consequence of the retirement of M.R. S. S. Subba Rao Aiyangar, Inspector, III grade, Customs and Excise, Madras, the following substitutive provisions in the grade of Inspectors, Customs Department, Madras, are notified, with effect from the 14th November 1934:—

From	To	To
M.R. S. S. Subba Rao Aiyangar, Inspector, III grade.	Inspector, IV grade.	Inspector, III grade.
M. R. S. M. Subbappa Mudaliyar Aiyangar.	Assistant Inspector, II grade.	Inspector, IV grade.

J. B. BROWN,

Deputy Secretary to Government.

(Madras)

NOTIFICATION.

Port St. George, January '35, 1935.

No. 14.—In consequence of the sale of wine and the extension of conditions now in force, the following SCHEDULE OF RATES and the statement of conditions for duty on goods landed or shipped at any wharf, quay, dock, pier or landing in the possession or occupation of the Board of Revenue of the Port of Madras—consisting of Part I, the list of goods on which the Trade is prepared to perform certain services for persons paying its rates and Part II, the Scale of Rates—have been framed by the Board under powers of the 15 and 16th of the Madras Port Trust Act, 1913 (16 of 1913), as amended by Madras Port Trust Amendment Act, Madras Act II of 1919, Madras Act II of 1919 and Madras Act IV of 1923 and are sanctioned by Government under section 45 (3) of the said Act with effect from the date of this notification.

THE HARBOR PORT TRUST'S SCALE OF RATES.

PART I.

STATEMENT OF THE CHARGES FOR CERTAIN SERVICES WHICH THE TRUST IS PREPARED TO MAKE TO THE PUBLIC, AND OF THE CONDITIONS ATTACHING TO SUCH SERVICES.

1. The TRUST'S RESPONSIBILITY AND OBLIGATIONS RESPECTING ITS SERVICES.—(a) *Demurrage and unloading*.—For the convenience of its clients, whether importers, exporters or otherwise agents, the Port Trust provides and policies accommodations, jetties, moorings, lashed or unlashed, as required, for imports in proms of tonnage between ship or lighter and wharf or jetties and for exports in the reverse direction.

(b) *Trust not responsible unless goods are actually loaded or if for custody*.—But the passage of goods into or through the Trust's premises, or its handling of them, or its storing of them, for the convenience of its clients, whether solely and or not, loaded or not, does not bring such goods under the liability of the Trust, as contemplated in section 42 (1) of the Harbor Port Trust Act, unless and until, in compliance with a request by the tenderer, a receipt relating thereto, as specified in section 39 (1) of the Act, shall have passed from the Trust to those tendering the goods to be for custody. In the case of export cargo, the prescribed receipt shall not be granted until the tenderer shall have complied with the conditions stated on the reverse of the Port Trust form titled the "Export Application".

(c) *Additional duties on exports taken into the Trust's custody*.—On all goods intended for export which, at the owner's request, the Trust takes definitely into its custody under sections 39 (1) and 42 (1) of the Act, and given a receipt for, an extra charge shall be levied of 2½ cents per ton once and above the storage charge in Part II of the Scale of Rates.

(d) *Goods physically safe for passage under agreement*.—Goods agreed by order of the Customs Department or otherwise, shall pass on at the risk of the owner and, with the permission of the Customs Department, they shall have been received definitely by the owner to the Trust for custody and a receipt for them shall have been granted.

(e) *Condition of Trust's acceptance of liability*.—Goods intended for custody to the Trust as before, by importation, exportation, or otherwise agents, shall be tendered at such place and be stacked in such manner as the Trust may require for the purpose from time to time, or may direct to the tenderer; and until so placed, and the prescribed receipt shall have passed from the Trust to the owner, such goods shall continue to be at the owner's sole risk.

(f) *Condition as to export cargo*.—Goods merely to be passed out.—Exports which have passed into the Trust's custody, as per clause 1 (d) and (e), shall not be stored for shipment, or from the harbor premises, until the receipt given for them by the Trust to the exporter, or an equivalent of equivalent validity, shall have passed to the Trust from the exporter. But from the moment of the surrender of such receipt or of such equivalent, by the owner to the Trust, such goods shall be at the owner's sole risk notwithstanding their being in the Trust's premises and enjoying such enclosures as those referred to above in clause 1 (e).

2. THE TRUST'S OBLIGATIONS TO PERSONS AGENTS.—(a) *To load, ship or transit goods between vessels in the port and the wharves, quays or docks*.—But in practice it only performs such services in the usual load down in clause 3b.

(b) *To take charge of goods for delivery or shipment*.—Under section 42 of the Act, the Trust has the option to undertake, or to refuse to undertake, the packing, re-packing, repacking or storage of goods brought within its premises. For goods of which it chooses to take charge, the Trust is bound, under section 42 (2) of the Act, to give a receipt of the goods required.

(c) *Goods at which the Trust does not take charge*.—But at present the Trust does not take charge of the following classes of goods, whether in the open or enclosed sheds, loaded or unloaded, as it may have placed at owner's or stevedore's disposal, viz.:—(i) exports not specifically tendered for custody under clause 1 (d), and for which a receipt has, therefore, not been granted; (ii) iron and steel, etc., the handling of which has been entrusted by the Trust to stevedores; (iii) non-durable loading cargo of which the handling has been entrusted by the Trust to stevedores; (iv) stevedores' stores; (v) two goods; (vi) items provided in clause 3b of the Scale of Rates; (vii) all goods loaded outside the harbor and (viii) goods stored on leased plots or on leased sheds.

3. FREIGHTS AND RECEIPTS.—(a) *Receits and receipts*.—The rates given in Part II of the Scale of Rates cover port charges of import by the Trust except the items printed in clause 3b of the Scale of Rates and goods loaded outside the harbor. Wherever, at the request of importers, the Trust loaded in such building, with a secure portage or warehouse, and also storage charges, if required, but will accept no responsibility in respect of cargo so handled.

(b) *Subsequent payment of rates and other charges on receipt and of all other storage charges* by the Trust to stevedores or others.—(c) *Wherever the Trust agrees with stevedores agents or others to undertake to the latter the portage of iron or steel, whether coming to foreign, intended to return to the Government, and loaded at the last hereinafter said, the rate of harbor dues thereon shall be 2½ cents per ton less the 1½ cents quoted in the Scale of Rates.*

(d) *Wherever the Trust agrees with the stevedores agents or others to undertake to the latter the portage of any valuable loading cargo, the rate of harbor dues payable by owners of such cargo, however, apply to the rates printed in clause 3b of the Scale of Rates. This provision shall however not be applicable to the rate of 1½ cents per ton.*

(e) *Trust may allow stevedores special privileges storage*.—Should an agreement be made between the Trust and a stevedore agent at the latter's sole liability, the cargo exclusively handled by the stevedore at an agreed rate, both parties to the agreement shall be at liberty to arrange, mutually, for the Trust to store or agent being already constituted the Trust's exclusive agent, but agreed rate for portage, without the rates as given in clause 3b of the Scale of Rates.

4. FREIGHTS AND RECEIPTS.—(a) *Trust provides receipt at export or risk*.—The portage and storage by the Trust is not covered by the rates given in the Scale. But in order to avoid the confusion

that must occur if the carrying and unloading of exports pending out for shipment through its sheds and over its wharves or wharves are left to exporters themselves, the Trust ordinarily employs the labour and machinery for loading and unloading cargo, as follows: each, under a general charge of 4 cents per ton, per passage, whether the cargo is sent or not. Exports so loaded for shipment part of them have been in the Trust's hands, but not at the risk of the owner. Should any shipment, they shall already have left with custody under clause 1 (f) before being loaded.

(1) *Exemption from the 4 cents per ton charge*—When the shipment of goods intended for export that require the use of cranes for their loading or unloading is not for which the rate of storage shall be charged down in clause 1 (f), the 4 cents charge specified in clause 4 (a) is included to cover the use not only of labour but also of such machinery, cranes, quays, cranes, tractors, etc., as has been provided by the Trust for the general convenience of its clients, whether their goods have been sent into its custody or not. But the 4 cents per ton charge shall not be levied on goods on which there are special charges "per sack".

(2) *Rate of storage for the goods*—Should owners of exports desire to do so, they may, with the Trust's permission, employ as the "application," handle their goods themselves, and in that case they shall be granted a rebate of 2 cents off the above storage charges. But such permission shall be given for the handling of the whole, not a part, of the exports covered by such "application".

(3) *Exemption from the 4 cents per ton charge*—Exports arriving by road shall be loaded and stored by owners. Exports arriving by rail, after this case, and, however, rough goods, baled, banded, timber and such like, shall be dealt with under the Port Trust Railway tariff.

(4) *Condition*—For the purpose of assessing dues, all exports shall be actually stacked by owner, weighed or measured at place pointed out by the Trust. No exports may be moved forward for shipment until all due charges shall have been paid.

5. *Storage, insurance*—For portage, other than that for exports as per clause 4 (a), dues by the Trust and not covered by harbour dues, the charge shall be the actual cost to the Trust of such portage, with 4 cents per ton as a minimum. In the case of goods, which are stored "per sack" the minimum charge for special portage whether the goods are loaded or shipped shall be 20 per cent of the scheduled harbour dues.

6. *TRUST DUES OR INDEMNITY DUES IN THE TRUST'S PREMISES*—(a) *Storage in specially treated shed as imports, free accommodation allowed and the rate of such storage*—The Trust's liability in respect of treated shed as imports is not to act as warehousemen for profit, but to prevent the accumulation of its sheds which experience shows to have place if it charges for storage as too low. Such competition is liable to interfere with the speedy transit through the harbour premises of goods of which owners desire to take early delivery. In order to prevent accumulation the following amount dues are imposed:—

After allowing for such free days, including Sundays and Christmas Eve, as the Trust, by resolution in meeting, may see fit to grant from time to time, treated dues shall be charged as all goods left in the Trust's premises at the following rates except during the periods in the clauses cited below when treated dues shall not be charged:—

Post code	Rate per ton (a) week
(i) On despatchments, actually loaded, whose weight or measurement exceeds 20 tons and over.	3
(ii) On despatchments, actually loaded, whose weight or measurement exceeds 20 tons and over, but less than 20 tons.	4
(iii) On despatchments, actually loaded, whose weight or measurement exceeds less than 20 tons.	5

Storage dues—Twice the rates leviable for the first week per ton per day.
Storage dues—Twice the rates leviable for the first week per ton per day.

Note—For the purpose of determining the classification all fractions of a ton exceeding $\frac{1}{2}$ of a ton shall be reckoned as one ton.

If at any time the Trust should apprehend serious congestion in its treated sheds to the detriment of the rapid transit of goods through the port, it may direct the owners or consignees of any specified goods to remove such goods from the harbour premises within a given time, and should the goods not be so removed, the Trust may charge them treated dues at the rate of 10 per ton per day until the goods shall have been removed from the harbour premises. Also if the owners should prevent congestion to others the consignees of the goods, the Trust may then remove them from the treated sheds at the expense of the owners and may stack them in any open space within its premises at the risk of the owners.

Exemption

- (1) For periods during which goods are detained by the Collector of Customs.
- (2) For periods from the date of the receipt of the enquiry for the portage in the harbour office to the date of the receipt of the enquiry for the portage in the Trust's shed—during which the Trust is unable to issue portage, owing to congestion of accommodation, to wrong sorting as to harbour liability.
- (3) For the period during which goods are detained by the Health Officer before being despatched.

N.B.—The free period referred to in exemption 1, 2 and 3 is not to exceed the usual free period allowed in clause 4 (a).

(4) For periods not exceeding twenty-one days calculated from the date following a vessel's completion of discharge during which goods are detained for reason, and are actually certified to have been appropriated either by the owner, agent or by the Trust, including Sundays and holidays, provided that such goods are removed from the Trust's premises within 24 hours, excluding Sundays and holidays, after having been surveyed.

(5) On overland and confined goods cleared within two months from the date of complete discharge of the vessel's cargo.

(g) *Sailed goods*.—In the case of sailed export goods the free days shall count from the date on which the goods were actually sailed.

8. *Storage or Insurance*.—For each explosive on the Trust is licensed to store and does store in the magazine, the following scale of storage shall be charged on the additional balance after the expiry of the same number of free days as are allowed in other imports.

First year	Second year	Successing period	Per pound or part of a pound Per month or part of a month.	
			RMS.	
..	2
..	4
..	8

Storage shall be charged on the gross weight of ammunition and shall be paid monthly. The first year shall be considered as commencing from the date of the receipt of the explosive in the magazine.

9. *Warehouses on Goods*.—(a) *General cargo*.—Warehousing at the rate of one penny per barrel or part of a barrel per day or part of a day is chargeable on goods consigned to Marine Customs but not returned on the day following that on which they are made available for delivery excluding Sundays and also on Warehousing is also chargeable on goods for outward despatch which are not consigned on the same date as they are intended to the Trust for despatch.

(b) *Timber*.—Timber intended for despatch by rail may occupy space adjacent to the railway tracks free of charge for five days including the date of deposit, after which a warehousing charge of four annas per 100 square feet or part thereof per day or part thereof shall be charged. Timber for export arriving by rail or road, if deposited on the railway track, will be liable, after the expiry of the above free days to the above warehousing for pending its removal to allotted ground.

10. *Excess Space*.—(a) *Allotted space*.—Persons requiring to occupy space for the storage of their goods on the Trust's premises may obtain it, if available, by making application in writing for a permit in the form prescribed by the Trust from time to time. But it shall be in the Trust's discretion to consent or to refuse to allot such space and an allotment shall, ultimately, be refused unless the application has been made before the deposit of the goods. Rented space shall not be subject without the previous permission of the Trust.

(b) *General rule*.—In applying to be let store goods an space available for rent, owners shall state that they understand they accept all risks and responsibility for goods so stored.

(c) *Open space*.—For rough goods stored in the open, such as cotton, wool, sugar, manure, timber, soap, iron, tinware, hardware, steel, etc., rent shall be charged at the rate of 5 annas per day per 100 square feet allotted, or part thereof, from the date of allotment.

(d) *Covered space*.—For cargo stored in certain of the sheds allotted by the Trust for such purposes from time to time, the rent shall be at the rate of Rs. 4 per calendar month, or pro rata for part thereof, per 100 square feet allotted or part thereof, whether the sheds are let out by the Trust or by the owners of the wharves. For space allotted in Port Trust Sheds for the storage of country produce vegetable etc., intended for export, which cannot be stored until they are made high, the rent payable on the whole area of the compartment allotted for such storage shall be Rs. 2 instead of the above rate. But before he can be allotted space on these terms the owner shall put in writing that he understands clearly that the loading by the Trust of goods thus partly or wholly stored in his shed not stored in sheds of the goods or stored in the sheds specified in clause 1 (b) shall have passed from the Trust to him.

(e) *Refrigerated warehouses*.—The Trust has provided certain covered sheds for lease to merchants for the storage by them of their own stores such, primarily of goods intended for export. The rent is to be charged for these warehouses will be at the rate of Rs. 4-0-0, or Rs. 2-10-0, per calendar month or pro rata for part thereof per 100 square feet allotted or part thereof, the former rate being for the double story warehouses north of and the latter for the single story warehouse south of the Anchor road.

(f) *Timber*.—For timber allowed to be in the storage enclosures of the timber yard, or left about in the yard, beyond such free time as the Trust may see fit to grant from time to time, the interest due will be as shown in clause 6 (a) will be recovered from consignments. In the event of the being necessary for timber to be stored by the direction of the Trust in the interests of cargo generally, a special charge for timber so stored shall be recovered from the consignee, who, in such case shall be at liberty to recover it from the consignee.

(g) *Overruns*.—The occupation of space, in the open or under cover, under special terms shall be subject to the provisions set forth in the permit. In the absence of the permit, if imports or exports are stored on unallotted ground, double the above rates shall be charged for the respective areas from the date of occupation.

11. *Additional Charges on Ware and Store*.—(a) *Free period allowed and the scale of charges*.—After allowing for such free days, exclusive of Sundays and Christmas holidays, as the Trust may see fit to grant, the following transit charges shall be made on unallotted balances of consignments iron or steel, loaded by stevedores agents at the best berth free yard.

First freight	Second do.	Successing period	Per ton per day.	
			ANNAS.	
..	2
..	4
..	8

(b) *Shed accommodation*.—On goods stored under cover in the shed allotted for the above certain kinds of iron and steel, transit charges shall be recovered at four times the above rates, per ton per day.

(c) *Railway charges*.—If, in the interests of the Trust's business, it is found necessary to shift any of such iron or steel, the charge for the transport for the railway will be eight annas per ton for each shift. Iron or steel remaining unshifted, beyond the end of the day following delivery, excluding Sundays and Christmas or Commerce holidays, shall have to pay Rs. 1 per day or part of a day for each 100 square feet or part thereof occupied.

18. CHARGES.—(a) *Rate per ton*.—For the storage of goods at any wharf quay, dock, land or building in the possession or occupation of the Trust, or into or from any truck or railway vehicle, except that covered by clause 18, the charge for each package, by measurement at 48 cubic feet to the ton, or by weight at 20 cwt. at the Trust's option, per ton per foot, shall be as follows:—

DO. A. T.		DO. A. T.	
Up to 1 ton 0 4 8	Over 8 tons and up to 12 tons ..	0 0 0
Over 1 ton and up to 2 tons ..	1 0 0	Over 12 tons and up to 15 tons ..	0 0 0
Over 2 tons and up to 3 tons ..	2 0 0	Over 15 tons	0 0 0

Example.—But when, in the scale, a rate is quoted per package or per animal, such rate shall cover only one storage when the goods are loaded or shipped. All other charges, if incurred, shall be paid for at the rate of 21 per cent of the harbour dues per hour, per package or animal, subject to a maximum charge of 1s. 10-6 per load, per package or animal.

(b) *Loss and tender*.—All goods passed in at the Trust's wharf, pier, and all timber landed on the wharf or on floating boat-basis tender-yard, measuring 4 cubic feet and over for each piece, will pay 6 cents per ton storage, whether the cargo that has been provided are used or not. When timber measuring less than 4 cubic feet per piece is stored, storage at 4 cents per ton shall be charged. Iron, steel and timber landed elsewhere than at the boat-basis pier or tender piers shall pay storage charges, as per clause 18 (a).

(c) *Allow of crane*.—(i) *Charged against receipt, return or order of receipt in respect of cranes requisitioned and supplied for the loading and unloading of cargo*—

Per day from 7 a.m. to 4 p.m.	Per half day from 7 a.m. to 12 noon or from 1 p.m. to 4 p.m.	Per night from 4 p.m. to 6 a.m.	Per half night from 4 p.m. to midnight or from midnight to 6 a.m.	Per quarter night from 6 to 9 p.m.
Rs. 10 per crane ..	Rs. 8 per crane ..	Rs. 10 per crane ..	Rs. 7-6-0 per crane ..	Rs. 4 per crane ..

The above charges are subject to a minimum of Rs. 100 for full night, Rs. 60 for half night, and Rs. 20 for quarter night, but if more than one crane is working at night, the sum of the charges for all the cranes working shall be taken to make up the minimum.

(ii) *Condition under which cranes are supplied for the use of vessels*—

(1) Requisition for cranes shall be made out in triplicate in the prescribed form and signed by the Chief Officer of the vessel making the requisition.

(2) A minimum charge for half a day or for half a night shall be made in respect of cranes requisitioned for and supplied but not utilized.

(3) Requisitions for cranes for the night or for the following day shall be submitted to the Wharf Superintendent not later than 4 p.m. on week days and 1 p.m. on Saturdays.

(4) Canceling orders in respect of cranes requisitioned for the whole day or whole night shall be submitted at least one hour before the expiration of the half day or half night if the cranes are not required for the second half of the day or night. If canceling orders are not submitted in the proper time, the whole day or whole night shall be charged for.

(5) When cranes requisitioned for the half day or half night are required for the whole day or whole night, a fresh requisition shall be submitted at least two hours before the expiration of the half day or half night.

(6) Any part of a day less than half, shall be charged as a half day.

(7) Canceling orders for night work shall not be accepted after 6 p.m. and a charge for the normal number of cranes ordered shall be made up to the hour the vessel applies for work.

(d) *Allow of crane in the public*.—Cranes, if available, of 4-ton capacity or under, hired to warehouse for a special purpose, outside the ordinary routine of loading and delivery, shall be charged for at the rate of 10s. per hour or part thereof, for fixed cranes and at double this rate for mobile cranes. The use of the wagon loading cranes in the three yards is free.

(e) *Change charges*.—If cranes are required to load or unload goods into and out of railway wagons, the charges shall be those laid down in clause 12 (c).

19. *Letter's receive warehouse and warehouse port in the harbour*.—(a)(i) *Shipping and landing charges*.—The export produce loaded from sheds owned by the Trust's premises, for direct shipment from wagon to steamer or from wagon to boat, the Trust shall charge Rs. 18-12-0 per loaded trip for each 10-ton broad gauge wagon and Rs. 9-6-0 per loaded or unloading wagon if employed. The loading of such wagons must be done at their own expense by the shipper or the stevedore. If the Trust's premises, the unloading of wagons at the ship's side and the shipment into the steamer or into lighters is done by the stevedore, they shall be given a rate of Rs. 4-4-0 per 10-ton broad gauge wagon and Rs. 2-2-0 per 5-ton broad gauge wagon. If goods shipped direct from wagon into a steamer and Rs. 3 per 10-ton broad gauge wagon and Rs. 1-6-0 per 5-ton broad gauge wagon for goods unloaded from wagons into boats. If neither of such wagons. For handling of cargo of the Port Trust, at the request of the carrying companies with the exception of the export produce from warehouses, the rates will be Rs. 5-0-0 each 10-ton broad gauge wagon and Rs. 2-6-0 for each 5-ton broad gauge wagon and proportionately for wagons of other carrying companies. In the case of goods loaded from a warehouse for shipment and returned, charges for loading only shall be recovered, but when a portion of a wagon load of goods is shipped and the balance is to be the wagon returned to the warehouse, the charges shall be 12s. per ton for the carrying capacity of boats, loaded and unloaded by the Trust, at the request of stevedores, into and out of Port Trust wagons.

the rates for handling shall be 2s. 6d. for each 25-ton broad gauge wagon and 2s. 2d. for each 15-ton broad gauge wagon and proportionately for smaller wagons, for each operation, and the haulage charge on each wagon, for each outward or outward loaded trip, shall be 4s. 6d. for each 25-ton broad gauge wagon and 3s. 6d. for each 15-ton broad gauge wagon and proportionately for smaller wagons.

(b) *Damage to Port Trust wagons.*—Port Trust wagons and proportionately for smaller wagons, the time they are placed in position for unloading at the quay for shipment or receipt of the cargo shall be liable to a damage charge of one penny per ton per hour or part thereof on the carrying capacity of the wagon after the expiry of the above free period, and until the wagons are released and loaded once to the Trust.

(c) *Use of Port Trust wagons.*—Port Trust wagons, if available, shall be placed at the disposal of the rate of 1s. 18d. for each wagon, whether covered or open, for loading it to midnight day or part of each day. A penalty charge of 2s. 10d. per wagon shall be levied on hired wagons found overloaded above a permitted charge of 2 tons above the carrying capacity of such wagons. Size charges shall also be recovered on Port Trust wagons when used for transshipping (1) and goods to the quay shall not (2) export produce from, ground shall be given for shipment at a vessel at a quay. Valuable loaded from the Port Trust shall be loaded, on behalf of the owner, at the rate of 1s. 8d. 0/10 per 25-ton broad gauge wagon and 1s. 3d. 0/10 per 15-ton broad gauge wagon for each outward or outward loaded trip.

(d) *Harbour charges on Railway traffic.*—For all goods entering or leaving the harbour in railway vehicles, with the exception of (a) the exemption of goods provided in Part II of the rules, (b) those consigned from and to the oil installations, (c) goods to be loaded or unloaded from a warehouse or store or from a plot of land leased to a merchant, (d) military traffic loaded as goods and (e) goods unloaded or loaded under (b) conditions which include all goods unloaded as "Transports," (f) railways, when reflecting their freight from owners, will also, on behalf of the Trust, collect the rate of four pence per ton as "harbour terminal charges." In the case of the exemption, just referred to, three pence per ton shall be recovered. All goods loaded as "road goods" will be liable to a charge of four pence per ton as "harbour terminal charges." A minimum charge of one penny per ton shall be leviable.

(e) *Harbour charges on Ships and Passenger boats.*—In cases where the cost of berthing within the Trust's premises the Harbour, when collecting their freight charges on vehicles containing passengers, troops or animals entering or leaving the harbour, will, on behalf of the Trust, collect the harbour terminal charges from the authorities concerned at the rate of 1s. 2d. for each vehicle.

(f) *Extra charging.*—The Harbour charges cover only the unloading of vehicles between the time they are taken over from the Railways and the time they are placed in position for loading or unloading. For all extra unloading outside these operations a charge of 1s. 6d. per vehicle per hour shall be made irrespective of whether the wagon is loaded or empty.

(g) *Storage of Railway vehicles.*—Vehicles hired from a Railway will be loaded by the Trust, on behalf of the owner, at the rate of 1s. 4d. per vehicle for each inward or outward loaded trip; but the Trust will accept no responsibility for the loss of or damage to the contents of such hired vehicles.

(h) *Goods loaded or unloaded by the Trust.*—With the exception of (a) the articles exempted in Part II of the rules, (b) those consigned from and to the oil installations, (c) goods to be unloaded into or loaded from a warehouse or store or from a plot of land leased to a merchant, (d) military traffic loaded as goods and (e) goods unloaded or loaded under (b) conditions which include all goods unloaded as "Transports," all goods received from and despatched by wagons belonging to outside railways shall be loaded and unloaded by the Trust. A charge of four pence per ton for loading or unloading will be levied, in addition to the harbour charges, subject to a minimum of 2s. 1d. per consignment. But the above four pence shall not be recovered in the case of goods unloaded by the Trust at the goods shed from a "Tramway Road Wagon."

(i) *Goods loaded by the Trust and then shipped by the owner.*—When goods, after having been unloaded by the owner and loaded into wagons by the Trust, are shipped by the owner and unloaded by the Trust, a charge of four pence per ton shall be made for unloading the goods and for each subsequent operation.

14. *RAILWAY GOODS NOT SHIPPED.*—Excepting goods consigned to the Trust and goods stored in a warehouse or plot of land leased by the Trust to a shipper but not shipped, all goods entering the harbour by rail, whether shipped or not, are liable for harbour dues. Goods loaded to a warehouse or plot of land in the harbour, and afterwards taken out of the harbour premises for re-shipment, shall have to pay harbour dues before they are removed; but when such goods are again brought back for shipment, after having been re-shipment to a further harbour, dues shall be recovered, provided the owner gives a written undertaking to the Trust about the liability of the goods with these previously removed. Goods transhipped between wagons in the harbour premises shall be treated as export cargo and will be liable for harbour dues and terminal charges. But terminal charges alone shall be levied on railway owned road transhipped in the harbour.

15. *TRANSHIPMENT.*—Goods mentioned for transshipment, and transhipped, from ship to ship whether directly or via the shore, will pay only quarter harbour dues. Overloaded packages which are to be shipped may be treated as transhipped cargo, provided the manifest of the vessel from which they are loaded is amended to show the packages as for transshipment. But if handled by the Trust, such goods shall pay a further sum of 4 pence per ton for each operation, whether by rail or by ship. In the case of goods which have been taken out of the harbour, the rate of 1s. 18d. per ton for transshipment, the 4d. charge shall be 20 pence per ton of this scheduled harbour dues. With the exception of time and shore stored in the New York, the rate of 1s. 18d. shall apply to all goods entering transshipment in the Trust's premises, except that the rate of 1s. 18d. shall apply to all goods entering transshipment on which the rate of harbour dues is "per ton," the trust dues shall be calculated at 20 pence per ton of the railway rate of transit dues. The first days for goods awaiting transshipment shall be reckoned as for exports under clause (1). Changes shall not be charged on such goods. Coal or petroleum fuel, for bunkers, which has paid harbour dues, may be re-stowed in case of further harbour dues. Coal or petroleum fuel for bunkers transhipped from vessel to vessel shall pay quarter harbour dues. If the storage of transhipped goods cannot otherwise be readily ascertained, dues will be based on the average of the lighters or other craft carrying them from the vessel by

shipped or towed by the timber yard from or to a vessel at a quay or at moorings and (iii) goods over one ton, by weight or measurement, per package, loaded by a vessel at moorings or at places other than the quay at which a vessel is lying.

26. (a) *Consolidated loading, unloading and port dues.*—For all consignments consisting of goods up to one ton in weight or measurement per package, either when the consignee receives, lands, or unloads from vessels whether lying at moorings or at quays, the landing charges to the quay will be Rs. 2 per ton. This sum shall include the quay dues payable under clause 23. Goods over one ton in weight or measurement per package loaded over a quay, either directly or by lighters from a vessel at the same quay, shall pay the above consolidated landing charge of Rs. 2 per ton and, in addition, unloading charges as laid down in clause 19 (a). Goods over one ton per package by weight or measurement do not pay the consolidated rate of Rs. 2 per ton if loaded by a vessel at moorings or at places other than the quay at which the vessel is lying.

Note.—Out of these landing charges, the Landing Agents will receive Rs. 1-11-0 per ton on goods up to one ton in weight or measurement per package discharged from a vessel at a mooring or from a vessel at a quay but loaded elsewhere than the quay at which the vessel is lying and also on all goods irrespective of weight or measurement loaded on to a quay, either directly or by lighters from a vessel at the same quay.

(b) *Overland loading, unloading, quay dues and port dues.*—For all consignments consisting of goods up to one ton in weight or measurement per package, the landing of which has been effected by the Truck to the steamer agents loaded from vessels whether lying at moorings or at quays, the charge from the ship's cargo to delivery to consignee on a ton in weight or measurement per package loaded over a quay, either directly or by lighters from a vessel at the same quay, shall pay the above consolidated landing charge of Rs. 2-10-0 a ton and, in addition, unloading charges as laid down in clause 19 (a). Goods over one ton per package by weight or measurement do not pay the consolidated rate of Rs. 2-10-0 per ton, if loaded by a vessel, at mooring or at places other than the quay at which the vessel is lying.

On all goods on which the above charges of Rs. 2-10-0 per ton is levied, the rate of harbour dues payable by owners of such cargo shall be 30 cents less per ton than those quoted in the Schedule of Rates.

Note.—Out of these charges, the landing agents shall receive Rs. 2-5-6 per ton on goods up to one ton in weight or measurement per package discharged from a vessel at a mooring or at a quay but loaded elsewhere than the quay at which the vessel is lying and also on all goods irrespective of weight or measurement loaded on to a quay, either directly or by lighters from a vessel at the same quay.

Exemptions.—The consolidated rates referred to in clauses (a) and (b) above shall not apply to the following:—

- (i) Government stores.
- (ii) Exemptions in clause 59.
- (iii) Exemptions granted in India in the Schedule of the Vessels' Bonds of Rates.
- (iv) Goods for which permits of delivery orders have been granted by the steamer agents.
- (v) Goods from sailing vessels and
- (vi) Cargo manifested for transshipment.
- (vii) Overland and underland cargo.

(c) *Quay charges payable by consignees to the Landing Agents.*—On goods to which the consolidated rate does not apply, the consignee shall pay landing charges to the Landing Agents on the scale that may be agreed between consignee and Landing Agents.

27. Regulations and scale of charges for the use of the slipway and the lighter Ropax Ramp in the Port Basin.

(i) MARINA FORT TERRY SLIPWAY.

1. The charge for the use of the slip including taking up and launching shall, in the case of self, steam or motor vessels, be Rs. 8 per lineal foot of overall length and, in the case of barges, lighters and similar vessels Rs. 1 per lineal foot overall length for the first two days, which shall be the minimum charge. For every additional day of 24 hours or part thereof, a charge of 8 annas per lineal foot of overall length shall be levied on the use of all kinds of vessels.

2. No vessel shall be special savings made at the time of regulating shall remain in the slip for a longer period than three days.

3. Where a vessel is not ready to leave the slip by the time for which she was originally regulated and thereby delays another vessel already regulated to go on the slip, double the sum for every day or part thereof she occupies her regulated time shall be levied.

4. The above charges include all shore labour and materials required in preparing the cradle, in taking up and in launching the vessel and also the use of blocks and sheers. But vessels shall supply all other materials such as ropes, etc. Blocks and sheers not so equipped shall be charged for according to market rates. Cranes not used will be charged for at the rate of Rs. 2 each.

5. Applications to put vessels on the slip shall be made to the Chief Engineer, Marina Port Trust.

6. The said officer may issue a regulation order as to the time and manner of putting the vessel on the slip.

7. (a) Buoys to be used shall be in continuous on each side fore and aft.

(b) The vessel shall be trimmed upright.

(c) All water stores and lanterns shall be stowed and securely fastened up before the vessel is put on the cradle, and no use whatever shall be made of them while the vessel is on the slip.

8. No ballast or any weight shall be shifted or taken on board during the time a vessel is on the slip except with the permission of the Chief Engineer.

9. The slip shall be cleared and cleared previous to launching at the vessel's expense.

- (3) Hire of boats employed for the above work of a vessel 25.
 (4) Making the berth of a vessel 5
 (5) Re-mustering a vessel 10
 (6) Meeting a vessel outside the harbour (when the ship does not enter or leave it) .. 10
 (7) 20

Notes.—When a vessel is called for by the above regulations to be taken to the berth or to the wharf, the vessel for which the above rates are charged shall pay the above rates and no other fee. When a vessel is called for by the above regulations to be taken to the berth or to the wharf, the vessel for which the above rates are charged shall pay the above rates and no other fee.

PART II.

TABLE OF RATES OF HARBOUR DUES CLASSIFIED ACCORDING TO MAIN TRADE.

Number of Tons	Description of goods.	Unit.	Rate.	Number of Tons	Description of goods.	Unit.	Rate.
1	Armed and mineral waters, unfermented and non-alcoholic beverages.		See A. 2.	4	Armed Naval and military stores.		See A. 2.
A	Armed and mineral waters, non-alcoholic beverages.	50 cwt.	0 0 0	A	Casings, of shot including primers, modern, furnished with their projectiles.	50 cwt.	0 0 0
2	Amphibious.			B	Cases, of shot, lead and iron, of all kinds, empty, containing, empty, and containing shot, and containing shot, and containing shot.	50 cwt.	0 0 0
A	Amphibious, complete ..	Each.	100 0 0	C	Cast-iron, military stores.	50 cwt.	0 0 0
B	Amphibious parts and accessories.	50 cwt.	0 0 0	D	Cast-iron, military stores.	50 cwt.	0 0 0
C	Amphibious, parts ..	50 cwt.	0 0 0	5	Wearings and Apparel.		
3	Animals, live.			A	Arms, the passengers' and the crew's, and personal effects, and personal effects, and personal effects.		See.
A	Animals, live, export ..	50 cwt.	0 0 0	B	Arms, the passengers' and the crew's, and personal effects, and personal effects, and personal effects.	50 cwt.	0 0 0
B	Animals, live, import ..	Each.	0 0 0	6	Brushes and brooms.		
C	Animals, live, import ..	Each.	0 0 0	A	Brushes and brooms ..	50 cwt.	0 0 0
D	Animals, live, import ..	50 cwt.	0 0 0	7	Building and engineering materials not made of metal or glass.		
E	Cattle, live, and other animals.	Each.	0 0 0	A	Building and engineering materials not made of metal or glass.	50 cwt.	0 0 0
F	Cattle and young of such animals.	..	0 0 0	B	Building and engineering materials not made of metal or glass.	..	0 0 0
G	Cattle	0 0 0	C	Building and engineering materials not made of metal or glass.	..	0 0 0
H	Cattle and young of such animals.	..	0 0 0	D	Building and engineering materials not made of metal or glass.	..	0 0 0
I	Cattle	0 0 0	E	Building and engineering materials not made of metal or glass.	..	0 0 0
J	Cattle and young of such animals.	..	0 0 0	F	Building and engineering materials not made of metal or glass.	..	0 0 0
K	Cattle	0 0 0	G	Building and engineering materials not made of metal or glass.	..	0 0 0
L	Cattle and young of such animals.	..	0 0 0	H	Building and engineering materials not made of metal or glass.	..	0 0 0
M	Cattle	0 0 0	I	Building and engineering materials not made of metal or glass.	..	0 0 0
N	Cattle and young of such animals.	..	0 0 0	J	Building and engineering materials not made of metal or glass.	..	0 0 0
O	Cattle	0 0 0	K	Building and engineering materials not made of metal or glass.	..	0 0 0
P	Cattle and young of such animals.	..	0 0 0	L	Building and engineering materials not made of metal or glass.	..	0 0 0
Q	Cattle	0 0 0	M	Building and engineering materials not made of metal or glass.	..	0 0 0
R	Cattle and young of such animals.	..	0 0 0	N	Building and engineering materials not made of metal or glass.	..	0 0 0
S	Cattle	0 0 0	O	Building and engineering materials not made of metal or glass.	..	0 0 0
T	Cattle and young of such animals.	..	0 0 0	P	Building and engineering materials not made of metal or glass.	..	0 0 0
U	Cattle	0 0 0	Q	Building and engineering materials not made of metal or glass.	..	0 0 0

The above are the rates of port dues and charges payable by the Trade.

Number of Tons	Description of goods	Unit	Rate	Number of Tons	Description of goods	Unit	Rate
	Building and engineering materials, such as gravel and concrete, and railway plant and rolling stock.						
A	Supplies and goods	10 tons	1 0 0	10	Overhaul, repair, repainting, motor and tramway plant—see	As in P.	As in P.
B	Construction	"	2 0 0	11	Motor cars, traction and other parts, including accessories of open parts for daily purposes at the rate of 1000 of above but below the 1000 placed in the same way.	Per ton	10 0 0
C	" parts and accessories	"	1 0 0	12	Motor cars, traction and other parts, including accessories of open parts for daily purposes at the rate of 1000 of above but below the 1000 placed in the same way.	"	10 0 0
D	Rolling stock parts	"	1 0 0	13	Motor cars, traction and other parts, including accessories of, including prime type and engine.	As in P.	1 0 0
E	Supplies, steel, cast iron and gas	"	1 0 0	14	Motor parts	Each	1 0 0
F	Other permanent way materials	"	1 0 0	15	"	"	1 0 0
G	Rolling stock parts	"	1 0 0	16	"	"	1 0 0
H	Construction	"	1 0 0	17	"	"	1 0 0
I	"	10 c. ft.	1 0 0	18	"	"	1 0 0
J	Rolling stock parts	"	1 0 0	19	"	"	1 0 0
K	Construction	"	1 0 0	20	"	"	1 0 0
L	"	10 c. ft.	1 0 0	21	"	"	1 0 0
M	Rolling stock parts	"	1 0 0	22	"	"	1 0 0
N	Construction	"	1 0 0	23	"	"	1 0 0
O	"	10 c. ft.	1 0 0	24	"	"	1 0 0
P	Rolling stock parts	"	1 0 0	25	"	"	1 0 0
Q	Construction	"	1 0 0	26	"	"	1 0 0
R	"	10 c. ft.	1 0 0	27	"	"	1 0 0
S	Rolling stock parts	"	1 0 0	28	"	"	1 0 0
T	Construction	"	1 0 0	29	"	"	1 0 0
U	"	10 c. ft.	1 0 0	30	"	"	1 0 0
V	Rolling stock parts	"	1 0 0	31	"	"	1 0 0
W	Construction	"	1 0 0	32	"	"	1 0 0
X	"	10 c. ft.	1 0 0	33	"	"	1 0 0
Y	Rolling stock parts	"	1 0 0	34	"	"	1 0 0
Z	Construction	"	1 0 0	35	"	"	1 0 0
AA	"	10 c. ft.	1 0 0	36	"	"	1 0 0
AB	Rolling stock parts	"	1 0 0	37	"	"	1 0 0
AC	Construction	"	1 0 0	38	"	"	1 0 0
AD	"	10 c. ft.	1 0 0	39	"	"	1 0 0
AE	Rolling stock parts	"	1 0 0	40	"	"	1 0 0
AF	Construction	"	1 0 0	41	"	"	1 0 0
AG	"	10 c. ft.	1 0 0	42	"	"	1 0 0
AH	Rolling stock parts	"	1 0 0	43	"	"	1 0 0
AI	Construction	"	1 0 0	44	"	"	1 0 0
AJ	"	10 c. ft.	1 0 0	45	"	"	1 0 0
AK	Rolling stock parts	"	1 0 0	46	"	"	1 0 0
AL	Construction	"	1 0 0	47	"	"	1 0 0
AM	"	10 c. ft.	1 0 0	48	"	"	1 0 0
AN	Rolling stock parts	"	1 0 0	49	"	"	1 0 0
AO	Construction	"	1 0 0	50	"	"	1 0 0
AP	"	10 c. ft.	1 0 0	51	"	"	1 0 0
AQ	Rolling stock parts	"	1 0 0	52	"	"	1 0 0
AR	Construction	"	1 0 0	53	"	"	1 0 0
AS	"	10 c. ft.	1 0 0	54	"	"	1 0 0
AT	Rolling stock parts	"	1 0 0	55	"	"	1 0 0
AU	Construction	"	1 0 0	56	"	"	1 0 0
AV	"	10 c. ft.	1 0 0	57	"	"	1 0 0
AW	Rolling stock parts	"	1 0 0	58	"	"	1 0 0
AX	Construction	"	1 0 0	59	"	"	1 0 0
AY	"	10 c. ft.	1 0 0	60	"	"	1 0 0
AZ	Rolling stock parts	"	1 0 0	61	"	"	1 0 0
BA	Construction	"	1 0 0	62	"	"	1 0 0
BB	"	10 c. ft.	1 0 0	63	"	"	1 0 0
BC	Rolling stock parts	"	1 0 0	64	"	"	1 0 0
BD	Construction	"	1 0 0	65	"	"	1 0 0
BE	"	10 c. ft.	1 0 0	66	"	"	1 0 0
BF	Rolling stock parts	"	1 0 0	67	"	"	1 0 0
BG	Construction	"	1 0 0	68	"	"	1 0 0
BH	"	10 c. ft.	1 0 0	69	"	"	1 0 0
BI	Rolling stock parts	"	1 0 0	70	"	"	1 0 0
BJ	Construction	"	1 0 0	71	"	"	1 0 0
BJ	"	10 c. ft.	1 0 0	72	"	"	1 0 0
BL	Rolling stock parts	"	1 0 0	73	"	"	1 0 0
BM	Construction	"	1 0 0	74	"	"	1 0 0
BN	"	10 c. ft.	1 0 0	75	"	"	1 0 0
BO	Rolling stock parts	"	1 0 0	76	"	"	1 0 0
BP	Construction	"	1 0 0	77	"	"	1 0 0
BQ	"	10 c. ft.	1 0 0	78	"	"	1 0 0
BR	Rolling stock parts	"	1 0 0	79	"	"	1 0 0
BS	Construction	"	1 0 0	80	"	"	1 0 0
BT	"	10 c. ft.	1 0 0	81	"	"	1 0 0
BU	Rolling stock parts	"	1 0 0	82	"	"	1 0 0
BV	Construction	"	1 0 0	83	"	"	1 0 0
BW	"	10 c. ft.	1 0 0	84	"	"	1 0 0
BX	Rolling stock parts	"	1 0 0	85	"	"	1 0 0
BY	Construction	"	1 0 0	86	"	"	1 0 0
BZ	"	10 c. ft.	1 0 0	87	"	"	1 0 0
CA	Rolling stock parts	"	1 0 0	88	"	"	1 0 0
CB	Construction	"	1 0 0	89	"	"	1 0 0
CC	"	10 c. ft.	1 0 0	90	"	"	1 0 0
CD	Rolling stock parts	"	1 0 0	91	"	"	1 0 0
CE	Construction	"	1 0 0	92	"	"	1 0 0
CE	"	10 c. ft.	1 0 0	93	"	"	1 0 0
CF	Rolling stock parts	"	1 0 0	94	"	"	1 0 0
CG	Construction	"	1 0 0	95	"	"	1 0 0
CG	"	10 c. ft.	1 0 0	96	"	"	1 0 0
CH	Rolling stock parts	"	1 0 0	97	"	"	1 0 0
CH	Construction	"	1 0 0	98	"	"	1 0 0
CH	"	10 c. ft.	1 0 0	99	"	"	1 0 0
CI	Rolling stock parts	"	1 0 0	100	"	"	1 0 0
CI	Construction	"	1 0 0	101	"	"	1 0 0
CI	"	10 c. ft.	1 0 0	102	"	"	1 0 0
CK	Rolling stock parts	"	1 0 0	103	"	"	1 0 0
CK	Construction	"	1 0 0	104	"	"	1 0 0
CK	"	10 c. ft.	1 0 0	105	"	"	1 0 0
CL	Rolling stock parts	"	1 0 0	106	"	"	1 0 0
CL	Construction	"	1 0 0	107	"	"	1 0 0
CL	"	10 c. ft.	1 0 0	108	"	"	1 0 0
CM	Rolling stock parts	"	1 0 0	109	"	"	1 0 0
CM	Construction	"	1 0 0	110	"	"	1 0 0
CM	"	10 c. ft.	1 0 0	111	"	"	1 0 0
CM	Rolling stock parts	"	1 0 0	112	"	"	1 0 0
CM	Construction	"	1 0 0	113	"	"	1 0 0
CM	"	10 c. ft.	1 0 0	114	"	"	1 0 0
CM	Rolling stock parts	"	1 0 0	115	"	"	1 0 0
CM	Construction	"	1 0 0	116	"	"	1 0 0
CM	"	10 c. ft.	1 0 0	117	"	"	1 0 0
CM	Rolling stock parts	"	1 0 0	118	"	"	1 0 0
CM	Construction	"	1 0 0	119	"	"	1 0 0
CM	"	10 c. ft.	1 0 0	120	"	"	1 0 0

The above rates are not payable by the State.

Number of item.	Description of goods.	Toll.	Rate.	Number of items.	Description of goods.	Toll.	Rate.
15	Shrove, coffee and increase and medicinal outlets		See A. 2	20	Drugs, medicines and accessories—see		See A. 2
A	Cosmetics and toilet ..	Seaplate.	100 s.	F	Drugs, essences, in bottles, tins, boxes or drums.	10 s.d.	2 0 0
B	Chemical outlets ..	"	20 s.	G	" in cases or boxes ..	10 s.d.	2 0 0
16	Clocks, watches and time-pieces.			H	Essential oils ..	"	1 0 0
A	Clocks, watches and time-pieces ..	10 s.d.	1 0 0	I	" in cases or drums ..	10 s.d.	2 0 0
B	" ..	"	2 0 0	J	Medicines ..	10 s.d.	2 0 0
17	Coal, coke and fuel.			K	Optics ..	"	20 0 0
A	Coal, coke and fuel ..	10 s.d.	2 0 0	L	Other articles such as mirrors, spectacles and optical instruments.	"	20 0 0
B	Coal, coke and fuel ..	"	1 0 0	21	Spring and Tanning Machines		
C	Coal in bags ..	"	1 0 0	A	Articles, articles and other (see A. 2)	10 s.d.	2 0 0
18	Coke and waste materials thereof			B	Articles, articles and other (see A. 2)	10 s.d.	2 0 0
A	Coal and waste materials thereof ..	10 s.d.	1 0 0	C	Articles in mass ..	"	2 0 0
19	Cotton and manufactures thereof.			D	Books, maps, printing and binding materials in bags ..	"	2 0 0
A	Cotton, raw ..	10 s.d.	2 0 0	E	" in cases ..	10 s.d.	2 0 0
B	" ..	"	2 0 0	F	" in cases or drums ..	10 s.d.	2 0 0
C	" ..	"	2 0 0	G	Covers ..	10 s.d.	2 0 0
D	" ..	"	2 0 0	H	Disinfect ..	"	2 0 0
E	" ..	"	2 0 0	I	Fudge ..	"	2 0 0
F	" ..	"	2 0 0	J	Hydrochloric ..	"	1 0 0
G	" ..	"	2 0 0	K	Yarns ..	"	1 0 0
H	" ..	"	2 0 0	22	Miscellaneous (including sand and ballast).		
I	" ..	"	2 0 0	A	Articles, miscellaneous ..	10 s.d.	2 0 0
J	" ..	"	2 0 0	B	Coal in bags ..	10 s.d.	2 0 0
K	" ..	"	2 0 0	C	Coal, coke ..	10 s.d.	2 0 0
L	" ..	"	2 0 0	D	Coal (other than, bituminous and anthracite).	10 s.d.	2 0 0
M	" ..	"	2 0 0	E	Gypsum (plaster of Paris) ..	10 s.d.	2 0 0
N	" ..	"	2 0 0	F	Hydrochloric ..	"	1 0 0
O	" ..	"	2 0 0	G	Iron in mass ..	10 s.d.	2 0 0
P	" ..	"	2 0 0	H	" powder and refuse ..	10 s.d.	2 0 0
20	Drugs, medicines and accessories.						
A	Articles and other ..	10 s.d.	2 0 0				
B	" ..	10 s.d.	2 0 0				
C	Articles ..	"	2 0 0				
D	Articles ..	"	2 0 0				
E	Articles ..	"	2 0 0				

This Table is subject to any alteration by the Board.

Number of items.	Description of goods.	Cwt.	Qty.	Number of items.	Description of goods.	Cwt.	Qty.
22	Minerals including sand and ballast—over		20 A. A.	22	Flax and manila—various sizes—over		20 A. A.
23	Gravel	50 cwt.	2 0 0	23	Flax, man, glass—over	10 A. A.	2 0 0
24	Gravel, white	"	2 0 0	24	" " " " " "	"	2 0 0
25	Earthwork, gravel, and manila—various sizes—over			25	Gravel	"	2 0 0
26	Earthwork, gravel, and manila—various sizes—over			26	Gravel	"	2 0 0
27	Earthwork, gravel, and manila—various sizes—over			27	Gravel	"	2 0 0
28	Earthwork, gravel, and manila—various sizes—over			28	Gravel	"	2 0 0
29	Earthwork, gravel, and manila—various sizes—over			29	Gravel	"	2 0 0
30	Earthwork, gravel, and manila—various sizes—over			30	Gravel	"	2 0 0
31	Earthwork, gravel, and manila—various sizes—over			31	Gravel	"	2 0 0
32	Earthwork, gravel, and manila—various sizes—over			32	Gravel	"	2 0 0
33	Earthwork, gravel, and manila—various sizes—over			33	Gravel	"	2 0 0
34	Earthwork, gravel, and manila—various sizes—over			34	Gravel	"	2 0 0
35	Earthwork, gravel, and manila—various sizes—over			35	Gravel	"	2 0 0
36	Earthwork, gravel, and manila—various sizes—over			36	Gravel	"	2 0 0
37	Earthwork, gravel, and manila—various sizes—over			37	Gravel	"	2 0 0
38	Earthwork, gravel, and manila—various sizes—over			38	Gravel	"	2 0 0
39	Earthwork, gravel, and manila—various sizes—over			39	Gravel	"	2 0 0
40	Earthwork, gravel, and manila—various sizes—over			40	Gravel	"	2 0 0
41	Earthwork, gravel, and manila—various sizes—over			41	Gravel	"	2 0 0
42	Earthwork, gravel, and manila—various sizes—over			42	Gravel	"	2 0 0
43	Earthwork, gravel, and manila—various sizes—over			43	Gravel	"	2 0 0
44	Earthwork, gravel, and manila—various sizes—over			44	Gravel	"	2 0 0
45	Earthwork, gravel, and manila—various sizes—over			45	Gravel	"	2 0 0
46	Earthwork, gravel, and manila—various sizes—over			46	Gravel	"	2 0 0
47	Earthwork, gravel, and manila—various sizes—over			47	Gravel	"	2 0 0
48	Earthwork, gravel, and manila—various sizes—over			48	Gravel	"	2 0 0
49	Earthwork, gravel, and manila—various sizes—over			49	Gravel	"	2 0 0
50	Earthwork, gravel, and manila—various sizes—over			50	Gravel	"	2 0 0

The above is taken from the report of the Surveyor.

Number of items.	Description of goods.	Unit.	Value.	Number of items.	Description of goods.	Unit.	Value.
33	Glassware—cont.		21 2 7	39	Hides, skins, leather goods and foot-wear.		21 2 7
E	Plate glass	40 x 10.	2 2 0	A	Boots and shoes with rubbers for the macadam and stone tarmac.	12 pairs.	2 0 0
F	Blank and window glass ..	"	1 10 0	B	Gates and screens	12 sets.	1 0 0
G	Sheet glass ware	"	5 4 0	C	Barrows, saddle bags, whips and other leather goods.	12 sets.	2 0 0
H	Unassorted	"	2 4 0	D	Saddles and riding saddles.	12 sets.	2 0 0
34	Government stores.			E	" " " " " "	"	2 4 0
A	Government stores	12 sets.	2 0 0	F	" " " " " "	"	2 4 0
B	"	12 sets.	2 0 0	G	Leather, boots	12 sets.	2 4 0
35	Grains, pulses and cereals.			H	" " " " " "	12 sets.	2 4 0
A	Wheat, grain, pulses and cereals of all kinds.	12 sets.	2 0 0	I	Shoes of all kinds	12 sets.	2 0 0
B	Rice and legumes in bags ..	"	2 0 0	J	Tobacco, cigars, etc.	"	1 2 0
36	Grains, pulses, beans, peas and other legumes.			40	Wares, and articles thereof.		
A	Cereals (Wheat, other cereals).	12 sets.	2 0 0	A	Articles made of iron ..	12 sets.	2 0 0
B	"	"	2 0 0	B	Cutlery and other items.	12 sets.	2 0 0
C	"	"	2 0 0	C	Doors and other items ..	"	2 0 0
D	"	12 sets.	2 0 0	41	Electromechanical, Apparatus, Storage and appliances scientific, medical, photographic, etc. goods and accessories thereof.		
E	Grains, etc.	12 sets.	2 0 0	A	Dry cells, power cells, accumulators.	12 sets.	2 0 0
F	Grains, etc.	"	2 0 0	B	Metals, instruments, fittings and accessories.	"	2 0 0
G	Grains	"	2 0 0	C	Optics, glass, glassware ..	12 sets.	2 0 0
H	Wheat of all kinds including pulses.	"	2 0 0	D	Telegraph, telephone and other instruments, apparatus, etc. glass, glassware, etc. and other.	12 sets.	2 0 0
I	Unassorted	"	2 0 0	E	"	12 sets.	2 0 0
J	"	12 sets.	2 0 0	F	Typewriters and appliances, fittings and accessories.	"	2 0 0
37	Hardware, tools, etc. and machinery.			G	Unassorted	"	2 0 0
A	Apparatus, fittings, etc. and tools.	12 sets.	2 0 0	H	"	12 sets.	2 0 0
B	Grains, etc.	"	2 0 0	42	Electromechanical, Apparatus, Storage and appliances scientific, medical, photographic, etc. goods and accessories thereof.		
C	Hardware, tools, etc. and machinery.	"	2 0 0	A	Dry cells, power cells, accumulators.	12 sets.	2 0 0
D	Unassorted	"	2 0 0	B	Metals, instruments, fittings and accessories.	"	2 0 0
38	Wheat and other legumes, etc.			C	Optics, glass, glassware ..	12 sets.	2 0 0
A	Wheat, etc.	12 sets.	2 0 0	D	Telegraph, telephone and other instruments, apparatus, etc. glass, glassware, etc. and other.	12 sets.	2 0 0
B	"	12 sets.	2 0 0	E	"	12 sets.	2 0 0
C	Wheat, etc. and pulses ..	12 sets.	2 0 0	F	Typewriters and appliances, fittings and accessories.	"	2 0 0
D	Unassorted	"	2 0 0	G	Unassorted	"	2 0 0

The items in Table are not permitted by the Town.

Number of articles	Description of goods.	Unit.	Rate.	Number of articles	Description of goods.	Unit.	Rate.
42	Ironmongery, tools, implements and hardware domestic and non-domestic— cut		Rs. 2s. 6d.	47	Leaves, oases, plants, fans, brackets, mats, etc. and		Rs. 2s. 6d.
C	India picket wire ..	50 cwt.	5 0 0	48	Leaf fans, table lamps, etc.	50 cwt.	1 0 0
D	Every article, except above, being painted and paper, given paper and metal paper.	"	5 0 0	E	Kids, country ..	"	1 0 0
X	Hardware, non-domestic, tools and implements ..	50 cwt.	5 0 0	F	Foreign ..	"	2 0 0
F	Iron and steel sheets ..	"	5 0 0	G	Plants and trees ..	"	5 0 0
43	Iron and ironware			H	Uncommenced ..	"	5 0 0
A	Iron and ironware ..	50 cwt.	5 0 0	I	" ..	50 cwt.	5 0 0
44	Jewellery.			49	Alcove and spirits.		
A	Jewellery, gold and silver and, clock, jewels, watch, diamond, beaded beads.	Ctns.	4 0 0	A	Alc. box, parlor, study, dining, etc., in bottles.	50 cwt.	4 0 0
B	Jewellery, gold and silver and, clock, watch, jewels and watch.	50 cwt.	4 0 0	B	" .. in bottles.	50 cwt.	4 0 0
45	Jute and manufactures thereof.			C	Bottles ..	50 cwt.	4 0 0
A	Quarry bags, quarry or bottles.	50 cwt.	5 0 0	D	Bottle and spirits ..	"	5 0 0
B	Jute, etc. ..	"	5 0 0	E	Colombo brand in bottle ..	50 cwt.	1 0 0
C	" .. and, and, and, and, and, and, and, and, and, and, and, and, and, and,	"	5 0 0	F	Colombo brand in bottle ..	50 cwt.	1 0 0
D	" .. and, and, and, and, and, and, and, and, and,	50 cwt.	5 0 0	G	Colombo brand in bottle ..	50 cwt.	1 0 0
46	Quarry and iron manufactures.			50	Quarry and iron manufactures.		
A	Quarry and iron manufactures.	50 cwt.	5 0 0	A	Quarry and iron manufactures.	50 cwt.	5 0 0
T	Leaves, oases, plants, fans, brackets, mats, etc.			B	Quarry and iron manufactures.	50 cwt.	5 0 0
A	Leaves and iron manufactures ..	50 cwt.	1 0 0	C	Quarry and iron manufactures ..	50 cwt.	5 0 0
B	Leaves and iron manufactures ..	"	1 0 0	D	Quarry and iron manufactures ..	50 cwt.	5 0 0
C	" .. and, and, and, and, and, and, and, and, and,	"	1 0 0	E	Quarry and iron manufactures ..	50 cwt.	5 0 0
D	Leaves and iron manufactures ..	"	1 0 0	F	Quarry and iron manufactures ..	50 cwt.	5 0 0
E	Quarry and iron manufactures ..	50 cwt.	5 0 0	G	Quarry and iron manufactures ..	50 cwt.	5 0 0
F	Quarry and iron manufactures ..	50 cwt.	5 0 0	H	Quarry and iron manufactures ..	50 cwt.	5 0 0
G	Quarry and iron manufactures ..	50 cwt.	5 0 0	I	Quarry and iron manufactures ..	50 cwt.	5 0 0
H	Quarry and iron manufactures ..	50 cwt.	5 0 0	J	Quarry and iron manufactures ..	50 cwt.	5 0 0
I	Quarry and iron manufactures ..	50 cwt.	5 0 0	K	Quarry and iron manufactures ..	50 cwt.	5 0 0
J	Quarry and iron manufactures ..	50 cwt.	5 0 0	L	Quarry and iron manufactures ..	50 cwt.	5 0 0
K	Quarry and iron manufactures ..	50 cwt.	5 0 0	M	Quarry and iron manufactures ..	50 cwt.	5 0 0
L	Quarry and iron manufactures ..	50 cwt.	5 0 0	N	Quarry and iron manufactures ..	50 cwt.	5 0 0
M	Quarry and iron manufactures ..	50 cwt.	5 0 0	O	Quarry and iron manufactures ..	50 cwt.	5 0 0
N	Quarry and iron manufactures ..	50 cwt.	5 0 0	P	Quarry and iron manufactures ..	50 cwt.	5 0 0
O	Quarry and iron manufactures ..	50 cwt.	5 0 0	Q	Quarry and iron manufactures ..	50 cwt.	5 0 0
P	Quarry and iron manufactures ..	50 cwt.	5 0 0	R	Quarry and iron manufactures ..	50 cwt.	5 0 0
Q	Quarry and iron manufactures ..	50 cwt.	5 0 0	S	Quarry and iron manufactures ..	50 cwt.	5 0 0
R	Quarry and iron manufactures ..	50 cwt.	5 0 0	T	Quarry and iron manufactures ..	50 cwt.	5 0 0
S	Quarry and iron manufactures ..	50 cwt.	5 0 0	U	Quarry and iron manufactures ..	50 cwt.	5 0 0
T	Quarry and iron manufactures ..	50 cwt.	5 0 0	V	Quarry and iron manufactures ..	50 cwt.	5 0 0
U	Quarry and iron manufactures ..	50 cwt.	5 0 0	W	Quarry and iron manufactures ..	50 cwt.	5 0 0
V	Quarry and iron manufactures ..	50 cwt.	5 0 0	X	Quarry and iron manufactures ..	50 cwt.	5 0 0
W	Quarry and iron manufactures ..	50 cwt.	5 0 0	Y	Quarry and iron manufactures ..	50 cwt.	5 0 0
X	Quarry and iron manufactures ..	50 cwt.	5 0 0	Z	Quarry and iron manufactures ..	50 cwt.	5 0 0
Y	Quarry and iron manufactures ..	50 cwt.	5 0 0				
Z	Quarry and iron manufactures ..	50 cwt.	5 0 0				

Number of Tons	Description of goods.	Tons.	Rate.	Number of Tons	Description of goods.	Tons.	Rate.
51	Metals.		Rs. & P.	52	Oils and fats—cont.		Rs. & P.
A	Metals (other than gold and silver).	10 cwt.	0 0 0	T	Mixed oil, between 10 and 20 cwt.	10 cwt.	0 0 0
52	Metals, minerals and articles made of metal, and otherwise classified under heading of Machinery.			G	" " 20 and 30 cwt.	20 cwt.	1 12 0
A	Aluminium, manufactured.	30 cwt.	0 4 0	K	Spent fat in bulk ..	"	1 0 0
B	" manufactured.	30 cwt.	0 4 0	L	" " 30 and 40 cwt.	30 cwt.	0 0 0
C	Antimony, manufactured.	30 cwt.	0 4 0	P	Various kinds of lubricants ..	"	1 0 0
D	" manufactured ..	30 cwt.	0 4 0	X	" " 40 and 50 cwt.	40 cwt.	0 0 0
E	Barium, manufactured ..	30 cwt.	0 0 0	Z	Paraffin (kerosene) refined by sulphur, in packages, suitable for lamps.	30 cwt.	1 0 0
F	" manufactured ..	30 cwt.	0 0 0	M	Other mineral oils in drums ..	"	1 0 0
G	Cadmium ..	30 cwt.	0 0 0	N	" " in cases ..	30 cwt.	1 0 0
H	Copper, manufactured ..	30 cwt.	1 0 0	O	Tallow, stearine, animal and vegetable greases suitable.	30 cwt.	0 0 0
I	Copper, manufactured ..	30 cwt.	0 0 0	P	Vegetable oil in cases or drums.	30 cwt.	0 0 0
J	Copper, refined or alloyed, unsuitable for use.	30 cwt.	0 0 0	Q	" " in cases ..	30 cwt.	0 0 0
K	" " manufactured.	30 cwt.	0 0 0	53	Oil seeds of all kinds.		
L	Lead and steel ..	30 cwt.	0 0 0	A	Oil seeds ..	30 cwt.	1 0 0
M	Lead ingots, lead wire ..	"	1 10 0	54	Packing.		
N	Nickel, manufactured ..	"	0 0 0	A	Packing ..	30 cwt.	1 0 0
O	Nickel, manufactured ..	30 cwt.	0 0 0	55	Paints and painters' materials.		
P	One of all kinds ..	30 cwt.	0 10 0	A	Paints and materials by name ..	30 cwt.	4 00 0
Q	Phosphorus and graphite ..	"	0 0 0	B	" " in drums, cases or bags.	30 cwt.	0 0 0
R	Quartzite or mica ..	"	0 0 0	C	Painting and other materials	30 cwt.	0 0 0
S	Silver ..	"	0 0 0	D	Preparations and materials for painting ..	30 cwt.	0 0 0
T	Tin, manufactured ..	30 cwt.	0 0 0	E	" " in cases ..	30 cwt.	0 0 0
U	" manufactured ..	30 cwt.	0 0 0	F	Various kinds of paint, case bags and drums.	30 cwt.	1 0 0
V	Tin and tinplate, manufactured ..	30 cwt.	0 0 0	G	" " in cases ..	30 cwt.	0 0 0
W	" manufactured ..	30 cwt.	0 0 0	H	Unmanufactured ..	30 cwt.	0 0 0
53	Oils and fats			I	" " ..	30 cwt.	0 0 0
A	Animal oil in cases or drums.	30 cwt.	0 0 0	56	Paper, stationery and related goods.		
B	" in cases ..	30 cwt.	0 0 0	A	Grey " fine and other ..	30 cwt.	0 0 0
C	Mixed oil ..	"	0 0 0	B	Red " ..	30 cwt.	1 0 0
D	" oil, between 10 and 20 cwt.	30 cwt.	0 0 0				
E	" " 20 and 30 cwt.	30 cwt.	0 0 0				

The above rates are not perturbed by the Trade.

Number of item.	Description of goods.	Unit.	Rate.	Number of item.	Description of goods.	Unit.	Rate.
57	Paper, stationery and billboard—cont.			63	Prepared stones and acid—cont.		
C	Somerset, etc. ..	10 x 11.	1 10 0	E	Card, booklet ..	50 x 8.	4 0 0
D	Paper, stationery and ink ..	"	0 0 0	C	Prepared stones and paper ..	For bags.	0 0 0
E	Yellow ..	"	0 0				
58	Papermaking materials.			64	Printed matter, maps and charts.		
A	Wood pulp and other paper-making materials.	10 x 11.	1 0 0	A	Advertising and printed matter, books, maps and charts.	10 x 11.	0 0 0
59	Printery, including proofing—(specimens).			65	Printing and lithography materials and accessories.		
A	Printery and associated with.	10 x 11.	1 10 0	A	Lithographic stones and materials.	10 x 11.	0 0 0
60	Printers, works of art, engravings, photographs, specimens of national monuments and historical monuments—(specimens).			B	Printing type, galleys and type cases.	"	1 10 0
A	Books ..	10 x 11.	0 0 0	C	" ink ..	10 x 11.	0 0 0
B	Gay paper, prints and specimens of national monuments.	"	0 0 0	D	Other printing materials ..	"	0 0 0
C	Headings (specimens).	"	0 0 0				
D	Printers, prints, engravings, photographs and works of art.	"	1 0 0	66	Printers (including engravings, etc., galleys, etc., specimens and accessories).		
E	Engraving, books and other works.	10 x 11.	4 0 0	A	Engraving ..	10 x 11.	1 0 0
F	" ..	"	0 0 0	B	Engraving in stone ..	10 x 11.	1 0 0
G	Specimens of typists ..	10 x 11.	0 0 0	C	" ..	10 x 11.	1 0 0
61	Print, bar, damask.			D	Engraving in stone ..	10 x 11.	1 0 0
A	Print and damask ..	10 x 11.	1 0 0	E	" ..	10 x 11.	1 0 0
B	Print and damask ..	"	1 0 0	F	Engraving ..	10 x 11.	1 0 0
62	Printers and engravers—(specimens for metal and leather, etc.).			G	Engraving in stone ..	10 x 11.	1 0 0
A	Books and engraving ..	10 x 11.	1 0 0	H	Engraving and accessories ..	10 x 11.	1 0 0
B	Print, metal, leather, book and drawings ..	"	1 0 0	I	Engraving ..	10 x 11.	1 0 0
C	Printers ..	10 x 11.	1 0 0	J	Engraving ..	10 x 11.	1 0 0
D	" ..	10 x 11.	1 0 0	K	Engraving ..	10 x 11.	1 0 0
E	Unengraved ..	"	1 0 0	L	Engraving ..	10 x 11.	1 0 0
F	" ..	10 x 11.	1 0 0	M	Engraving ..	10 x 11.	1 0 0
63	Prepared stones and acid.			N	Engraving ..	10 x 11.	1 0 0
A	Card, red ..	For bags.	0 0 0				

The rates in column 4 are per printed by the lines.

Number of lots	Description of goods.	Unit.	Size.	Number of lots	Description of goods.	Unit.	Size.
			sq. ft. 6.				sq. ft. 6.
69	Shells and corals.			75	Telephones and sundries		
A	Shells and corals ..	100 lbs.	1 0 0	A	Telephones, sundries, sundries, and sundries ..	100 lbs.	1 0 0
70	Shells and other small			B	Telephones ..	100 lbs.	1 0 0
	drilling tools, sundries, and sundries.			C	Telephones ..	100 lbs.	1 0 0
A	Shells, sundries and other	100 lbs.	1 0 0	D	Telephones ..	100 lbs.	1 0 0
	drilling tools, sundries, and sundries.			E	Telephones, sundries, sundries ..	100 lbs.	1 0 0
B	Shells, sundries ..	100 lbs.	1 0 0	F	Telephones and sundries ..	100 lbs.	1 0 0
71	Shells and sundries			G	Telephones and sundries ..	100 lbs.	1 0 0
	Shells and sundries.			H	Telephones ..	100 lbs.	1 0 0
A	Shells, sundries ..	100 lbs.	1 0 0	I	Telephones ..	100 lbs.	1 0 0
B	Shells, sundries ..	100 lbs.	1 0 0	J	Telephones ..	100 lbs.	1 0 0
C	Shells, sundries ..	100 lbs.	1 0 0	K	Telephones ..	100 lbs.	1 0 0
D	Shells, sundries ..	100 lbs.	1 0 0	L	Telephones ..	100 lbs.	1 0 0
E	Shells, sundries ..	100 lbs.	1 0 0	M	Telephones ..	100 lbs.	1 0 0
F	Shells, sundries ..	100 lbs.	1 0 0	N	Telephones ..	100 lbs.	1 0 0
72	Shells and sundries			O	Telephones ..	100 lbs.	1 0 0
	Shells and sundries.			P	Telephones ..	100 lbs.	1 0 0
A	Shells, sundries ..	100 lbs.	1 0 0	Q	Telephones ..	100 lbs.	1 0 0
B	Shells, sundries ..	100 lbs.	1 0 0	R	Telephones ..	100 lbs.	1 0 0
C	Shells, sundries ..	100 lbs.	1 0 0	S	Telephones ..	100 lbs.	1 0 0
D	Shells, sundries ..	100 lbs.	1 0 0	T	Telephones ..	100 lbs.	1 0 0
E	Shells, sundries ..	100 lbs.	1 0 0	U	Telephones ..	100 lbs.	1 0 0
F	Shells, sundries ..	100 lbs.	1 0 0	V	Telephones ..	100 lbs.	1 0 0
73	Shells and sundries			W	Telephones ..	100 lbs.	1 0 0
	Shells and sundries.			X	Telephones ..	100 lbs.	1 0 0
A	Shells, sundries ..	100 lbs.	1 0 0	Y	Telephones ..	100 lbs.	1 0 0
B	Shells, sundries ..	100 lbs.	1 0 0	Z	Telephones ..	100 lbs.	1 0 0
74	Shells and sundries						
	Shells and sundries.						
A	Shells, sundries ..	100 lbs.	1 0 0				
B	Shells, sundries ..	100 lbs.	1 0 0				

The above is taken from the Fort St. George.

Number of specimens	Description of goods.	Unit.	Rate.	Number of specimens	Description of goods.	Unit.	Rate.
78	Wool and lamb- wool		20 s. 6 d.	78	Wool, hair and man- ufacture thereof—		20 s. 6 d.
J	Woolen and manufac- tured goods	20 s. 6 d.	1 0 0	K	Wool, hair and man- ufacture thereof	20 s. 6 d.	1 0 0
K	Woolen shags	20 s. 6 d.	1 0 0	L	Woolen shags	20 s. 6 d.	1 0 0
L	Woolen shags	20 s. 6 d.	1 0 0				
				80	Woolen shags	20 s. 6 d.	1 0 0
79	Wool, hair and man- ufacture thereof		20 s. 6 d.	A	Woolen shags	20 s. 6 d.	1 0 0
A	Wool of all descriptions	20 s. 6 d.	1 0 0	B	Woolen shags	20 s. 6 d.	1 0 0
B	Woolen shags	20 s. 6 d.	1 0 0	C	Woolen shags	20 s. 6 d.	1 0 0
C	Woolen shags	20 s. 6 d.	1 0 0				
D	Wool, hair, pressed or un- pressed	20 s. 6 d.	1 0 0	81	Woolen shags	20 s. 6 d.	1 0 0
E	Woolen shags	20 s. 6 d.	1 0 0	A	Woolen shags	20 s. 6 d.	1 0 0
F	Wool, pure and (hair, man- ufacture thereof)	20 s. 6 d.	1 0 0	B	Woolen shags	20 s. 6 d.	1 0 0
G	Woolen shags	20 s. 6 d.	1 0 0	C	Woolen shags	20 s. 6 d.	1 0 0

The items in italics are not packaged by the client.

J. B. BROWN,
Dean's Secretary to Chalmers

LAW DEPARTMENT

(General.)

EXTENSION OF LEAVE

Fort St. George, January 13, 1826.

No. 815.—M.R. Ry. Deutsches Bahndepot C. K. Hirtswalde, Schindler Avenal, Chief Judge, Const. of Small Cases, Hirtswalde, an action for an average pay for forty-three days from the 21st January 1910 to the 14th March 1910, inclusive, under Fundamental Rule 41.

APPENDIX F

Fort St. George, February 13, 1910.

No. 114.—M.R. By Hon. Salvador S. X. Sumbayac, Atty., Deputy Collector, to be Special Officer in connection with the Cuyayan Port Subsidy for a period of two months from the 1st of February 1921.

Position

Art. 22. George, February 29, 1925.

(With effect from the 1st March 1925.)

Sta. 114.—M. B. Ry. v. B. Maneyona Aywar Averal, Subordinate Judge, on return from leave, to the Sub-Court, Bolognaga, in stead of M. B. Ry. v. B. Bortada Ruo Averal.

INVOLVING OF POWERS

Fort St. George, February 10, 1823.

N. 116.—The Diverter in Court is planned by *anonymus* M.E.S.T., Tucson, Arizona, Washburn magazine, under aliases (a) and (b) at address 162 1/2 of the Code at Criminal Proceedings, 1930, 11th August 1931, published at pages 160 and 161 of Part 1 of the *Rev St. Comp. Gazette* of the 21st issue, as recorded by Notifier No. 209, dated the 23rd October 1930, published at page

1942 of Part I of the Fort St. George Gazette, dated the 28th October 1919, and Madraslaw, dated the 24th January 1923, published at page 194 of Part I of the Fort St. George Gazette, dated the 25th January 1923, coming within the limits of the jurisdiction of the Bench of Magistrates at Coimbatore.

Fort St. George, February 15, 1925.

No. 117.—The Governor in Council is pleased to appoint the undersigned gentlemen to be Special Magistrates for the area comprised within the jurisdiction of the Bench of Magistrates at the places specified opposite to their names with the powers and salaries to the terms and conditions specified in Notification No. 137, dated the 13th August 1915, (published at pages 1043 and 1044 of Part I of the Fort St. George Gazette of the 29th April 1915, as amended by Notification No. 302, dated the 20th October 1920, published at page 1243 of Part I of the Fort St. George Gazette, dated the 28th October 1920, and Notification, dated the 29th January 1923, published at page 194 of Part I of the Fort St. George Gazette, dated the 25th January 1923) :—

M.R. Ry. Subramanyamkrishna Krishna Ayyar	Second-class Magistrate in the district of Tanjore.
M.R. Ry. Subbaraj Rajagopal Krishna Ayyar	Second-class Magistrate in the district of Tanjore.
M.R. Ry. Palaniam Nagalingam Chettiar, Madraslaw, in the district of Tanjore.	

Fort St. George, February 17, 1925.

M.R. Ry. Subramanyamkrishna Krishna Ayyar, Madraslaw, in the district of Tanjore.

Fort St. George, February 18, 1925.

M.R. Ry. Aravamudan Venkateswami Srinivasan Ayyar	Assistant Magistrate in the district of Tanjore.
Rev. Aravamudan Venkateswami	

Fort St. George, February 18, 1925.

No. 118.—Under section 327 of the Code of Criminal Procedure, 1909, the undersigned officers in the districts specified opposite to their names are authorized to take down the sentences of sentences with their own hand in the English language :—

Eduard Gust. Baezel, Esq., I.C.S., Sub-Collector and Joint Magistrate in the district of North Arcot.

Fort St. George, February 18, 1925.

M.R. Ry. P. Subramanyamkrishna Rao Pancha Gani, Deputy Collector and Executive Magistrate in the district of Tanjore.

Fort St. George, February 18, 1925.

No. 119.—Under section 32 of the Code of Criminal Procedure, 1909, the undersigned officers in the districts specified opposite to their names are appointed to be Magistrates of the second class, and, under section 37, they are invested with all the powers specified in the fourth schedule of powers which the Government may confer on a Magistrate of that class except the power to record statements and sentences under section 304, authorize the detention of a person in the custody of the Police under section 167 and to pass orders as to first offenders under section 302 :—

M.R. Ry. Subramanyamkrishna Krishna Ayyar, Deputy Magistrate in the district of Tanjore.
M.R. Ry. P. Subramanyamkrishna Rao Pancha Gani, Deputy Collector and Executive Magistrate in the district of Tanjore.

Fort St. George, February 18, 1925.

No. 120.—Under section 34 of the Code of Criminal Procedure, 1909, the Governor in Council is pleased to appoint M.R. Ry. Raj Sahib Ahmed Ali Mahomed Ali Venkateswami Srinivasan Ayyar, to be a Special Magistrate for the area comprised within the jurisdiction of the Bench of Magistrates at Tanjore in the district of Tanjore, and to confer on him all the ordinary powers of a Magistrate of the second class and further to direct under section 35 (1) of the Code that he shall exercise those powers as a member of the Bench of Magistrates established for that area.

Fort St. George, February 18, 1925.

No. 121.—Under section 362 of the Code of Criminal Procedure, 1909, as amended by Act XVIII and XXXVII of 1913, the Government hereby specially empower the undersigned officers in the districts specified opposite to their names to pass orders as to first offenders :—

M.R. Ry. V. B. Subramanyamkrishna Ayyar	Second-class Magistrate in the district of Coimbatore.
M.R. Ry. T. Jagannathan Ayyar	
M.R. Ry. S. Subramanyamkrishna Ayyar	

Fort St. George, February 17, 1925.

M.R. Ry. M. S. Subramanyamkrishna Ayyar, Second-class Magistrate in the district of Tanjore.

Fort St. George, February 18, 1925.

No. 122.—Under section 34 of the Code of Criminal Procedure, 1909, as amended by Criminal Procedure Code Amendment Act XVIII of 1913, the undersigned officers in the district specified opposite to their names are empowered to record any statement or confession made by them in the course of an investigation under Chapter XIV of the said Code or at any time afterwards before the commencement of the inquiry or trial :—

M.R. Ry. T. Jagannathan Ayyar	Second-class Magistrate in the district of Coimbatore.
M.R. Ry. S. Subramanyamkrishna Ayyar	

Officer, Amalagone, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A copy of the plan of the land is kept in the office of the District Labour Officer, Amalagone, and may be inspected at any time during office hours.

Godewari district, Beale taluk, Yengapalli village.

Land, dry, wet, 5 Acs. 484, belonging to Yennadi Palle Rao, bounded on the north and south by No. 101 and east by No. 414 0 11

Under section 4, Act I of 1894, the Governor in Council hereby declares that the land mentioned below and measuring 0.36 of an acre, by the same a little more or less, is needed for a public purpose, to wit, for the purposes of the said taluk; and, under sections 5 and 7 of the same Act, the District Labour Officer, Godewari, Amalagone, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the District Labour Officer, Amalagone, for inspection at any time during office hours.

Godewari district, Beale taluk, Mogaladesa village.

Land, dry, wet 5 Acs. 1124 (old 5 Acs. 114 Acs.), belonging to Yennadi Palle Rao, bounded on the north by No. 1124, east by No. 1124, south by No. 51, west by No. 1124 5 10

Under section 4, Act I of 1894, the Governor in Council hereby declares that the land mentioned below and measuring 0.24 of an acre, by the same a little more or less, is needed for a public purpose, to wit, for the purposes of the said taluk; and, under sections 5 and 7 of the same Act, the District Labour Officer, Tanjore, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the District Labour Officer, Tanjore, and may be inspected at any time during office hours.

Tanjore district, Pappanadu taluk, Utharapattinam village.

Dry, No. 414, belonging to the Government and more Government Pappanadu, by the said Pappanadu, bounded on the north by No. 41, east by No. 214, south by No. 414, west by No. 414 0 11
Dry, No. 414, belonging to the Government and more Government Pappanadu, by the said Pappanadu, bounded on the north by No. 414, east by No. 414, south by No. 41, west by No. 414 0 11
Total 0 22

Under section 4, Act I of 1894, the Governor in Council hereby declares that the land mentioned below and measuring 1.24 acres, by the same a little more or less, is needed for a public purpose, to wit, for the purposes of the said taluk; and, under sections 5 and 7 of the same Act, the District Labour Officer, Chingleput district, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the District Labour Officer, Chingleput, and may be inspected at any time during office hours.

Chingleput district, Chingleput taluk, No. 71, Palar village.

Dry, No. 2124, 2.24, belonging to the Government and more Government Pappanadu, by the said Pappanadu, bounded on the north by No. 2124, east by No. 2124, south by No. 2124, west by No. 2124 0 11
Dry, No. 2124, 2.24, belonging to the Government and more Government Pappanadu, by the said Pappanadu, bounded on the north by No. 2124, east by No. 2124, south by No. 2124, west by No. 2124 0 11
Dry, No. 2124, 2.24, belonging to the Government and more Government Pappanadu, by the said Pappanadu, bounded on the north by No. 2124, east by No. 2124, south by No. 2124, west by No. 2124 0 11
Dry, No. 2124, 2.24, belonging to the Government and more Government Pappanadu, by the said Pappanadu, bounded on the north by No. 2124, east by No. 2124, south by No. 2124, west by No. 2124 0 11
Total 0 44

Part II. Grants, February 14, 1925.

Whereas it appears to Government that the undermentioned lands are needed for a public purpose, to wit, for the provision of a well for the said taluk; and, under sections 5 and 7 of the same Act, the Governor in Council hereby declares that the land mentioned below and measuring 1.24 acres, by the same a little more or less, is needed for a public purpose, to wit, for the purposes of the said taluk; and, under sections 5 and 7 of the same Act, the District Labour Officer, Tanjore, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the District Labour Officer, Tanjore, and may be inspected at any time during office hours.

Tanjore district, Pappanadu taluk, No. 28, Pappanadu village.

Wet, No. 2124, 2.24, belonging to the Government and more Government Pappanadu, by the said Pappanadu, bounded on the north by No. 2124, east by No. 2124, south by No. 2124, west by No. 2124 0 11

Under section 8, Act 3 of 1894, the Governor is "empowered hereby to cause the land mentioned below and measuring 1,930 acres, in the same or a little more or less, to be sold for a public purpose, to-wit, for the purpose of land-claim for the agricultural landowners of A. Polignac; and, under sections 2 and 3 of the same Act, the District Labour Officer, South Africa, Chidambaram, is appointed to perform the functions of a Collector under the Act and directed to take care for the acquisition of the land itself. A plan of the land is kept in the office of the South Africa District Labour Officer, Chidambaram, and may be inspected at any time during office hours.

South Arusi Station, Chikumburum subok, No. 348. A Pefiarandi village.

[illegible]

Under section 5, Act 1 of 1984, the Governor in Council hereby declares that the land mentioned below and measuring 24223 of an acre, by the use of a 1/20 mile more or less, is needed for a public park, to be known as the "Ade Divorced Women's Park" and sections 6 and 7 of the said Act, the District Labour Officer, Tanganyika, is appointed to prepare the boundaries of a Colony under the said Act and to take order for the acquisition of the said land. A plan of the land is kept in the office of the District Labour Officer, Tanganyika, and may be inspected at any time during office hours.

Thymus alpestris, Naanchan taluk, No. 23. Kurnool district village

MARSH, No. 41-1, belonging to GUYTON ARTHUR MARSH, bounded on the north by No. 47; west and south by No. 41-2; east by an easement.

0.16

[illegible]

South Asian History, Vaidyanathan, ed., No. 248, Kailashanand Press.

[illegible][illegible]

Det. St. Corps, February 12, 1928.

(Under section 8, Act 1 of 1916, the Governor in Council "may direct that the land mentioned below and containing 20 acres, or less, in the same a little more or less, be needed for a public purpose, to-wit, for houses to be built thereon; and, under sections 8 and 7 of the same Act, the District Leaser Officer, Andamparam, is appointed to perform the functions of a Collector under the said Act directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the District Leaser Officer, Andamparam, and may be inspected at any time during office hours.)

Uddevalla district, Hassla taluk, V. Kerkopolli village.

[illegible]

as the American is Russell Harris

¹ Under section 8, Act 1 of 1884, the owner is liable for any damage that the land mentioned below and adjoining VPI cause. In the same section 8, however, it is stated that for a public purpose, in law, for the benefit of the State, and under sections 5 and 7 of the same Act, the District Attorney is authorized to apply to the Superior Court for a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the District Labor Officer, Amherstburg, and may be inspected at any time during office hours.

Chesapeake District, Buzzards Lake, Mansfield village

[illegible]

Post 53, Bureau, February 19, 1905

Whereas it appears to be necessary that the said confidential agents be notified in writing of the provisions of law, and that the said information be given to them in order to be able to carry out their duties in accordance with the provisions of section 4 (1) of the Land Acquisition Act of 1961 as amended by Act XXXVIII of 1963, and the Governor in Council hereby authorizes the District Land Officer, Tanjore, his staff and workmen to exercise the powers conferred by section 4 (2) of the Act. All persons interested in the lands are required to lodge their objections to the above-mentioned proposals within the time specified in the said section 4 (2) of the Act, and to file the same with the District Land Officer, Tanjore. Under sections 2 (d) and 5 (a) of the same Act, the Governor in Council appoints the District Land Officer, Tanjore, to perform the functions of a Collector under the Act.

Thomas Christ, Haverham tsak. No. 41. Məstəhər wəlon.

[illegible]

overrepresented that the trade experts

Whereas it appears to Government that the trade mentioned before are persons, to wit, for the promotion of peace and for Anti-Disfranchisement, and that they are hereby given to all whom it may concern in accordance with the provisions of section 4 (3) of the Antisocialist Act of 1901 as amended by Act XXXVIII of 1935 and the Governor as Commander in Chief of the District of Columbia, and in accordance with the provisions of section 4 (3) of the Act, All persons mentioned in the trade are required to appear before the above mentioned authority within thirty days after the name of the individual a statement, writing of their opinions as to the proposed legislation. Under sections 2 (a) and 2.4 of the same Act, the District of Columbia, and appoints the District Labor Officer, to perform the same as a Collector under the Act.

Tanjore District, Mayasamam taluk, No. 124 A. Kural, East village

Belong, No. 4212 A, eastern Thiruvalluvar Patti, bounded on the north by No. 4213 B, on the south by No. 4211 (part), north and west by No. 4213 B	area.
By, No. 4212 A, north No. 77 Kandamur Patti occupied Melia, bounded on the north by No. 4213 B; south by No. 4213 B, south by No. 4211, west by No. 4213 B	0 00
By, No. 4213 B, eastern No. 77 Kandamur Patti occupied Melia, bounded on the north by No. 4212 A, south by No. 4213 B, south by No. 4211, west by No. 4213 B	0 00
By, No. 4212 A, eastern No. 77 Kandamur Patti, bounded on the north by No. 4213 B, south by No. 4213 B, south by No. 4211, west by No. 4213 B	0 0
By, No. 4212 A, eastern No. 77 Kandamur Patti, bounded on the north by No. 4213 B, south by No. 4213 B, south by No. 4211, west by No. 4213 B	0 0
By, No. 4212 A, eastern No. 77 Kandamur Patti, bounded on the north by No. 4213 B, south by No. 4213 B, south by No. 4211, west by No. 4213 B	0 0
Total	0 00

Whereas it appears to Government that the lands specified below situated in the Chingleput District are needed for public purposes, to wit, for the provision of houses for the use of the Ad-Divisions of Pondicherry, Karaikal, and Mahe, notice is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act 1 of 1894 as amended by Act XXXVIII of 1925, and the Government in Council hereby authorizes the District Labour Officer, Chingleput, his staff and witnesses to assemble the persons interested in the lands on or before the date specified in the notification within thirty days after the issue of the notification a statement in writing of their objections if any to the proposed acquisition. Under section 2 (2) and 3-A of the same Act the Government in Council appoints the District Labour Officer, Chingleput District, to perform the functions of the Collector under the Act.

Chingleput District, Madhavaram taluk, No. 124, Madhavaram village

Belong, No. 124, belonging to Madhavaram taluk, bounded on the north by No. 124 (part) and No. 124 (part), south and west by No. 124	area.
By, No. 124, belonging to Madhavaram taluk, bounded on the north by No. 124, south and west by No. 124	0 00
By, No. 124, belonging to Madhavaram taluk, bounded on the north by No. 124, south and west by No. 124	0 00
Total	0 00

Whereas it appears to Government that the lands mentioned below are needed for public purposes, to wit, for the provision of a hotel for the use of the Ad-Divisions to approach the shore, notice is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act 1 of 1894 as amended by Act XXXVIII of 1925, and the Government in Council hereby authorizes the District Labour Officer, North Arcot, his staff and witnesses to assemble the persons interested in the lands on or before the date specified in the notification within thirty days after the issue of the notification a statement in writing of their objections if any to the proposed acquisition. Under section 2 (2) and 3-A of the same Act the Government in Council appoints the District Labour Officer, North Arcot, to perform the functions of the Collector under the Act.

North Arcot District, Chidambaram taluk, No. 124, Chidambaram village

Belong, No. 124, belonging to Chidambaram taluk, bounded on the north by No. 124, south and west by No. 124	area.
By, No. 124, belonging to Chidambaram taluk, bounded on the north by No. 124, south and west by No. 124	0 00
By, No. 124, belonging to Chidambaram taluk, bounded on the north by No. 124, south and west by No. 124	0 00
By, No. 124, belonging to Chidambaram taluk, bounded on the north by No. 124, south and west by No. 124	0 00
Total	0 00

Y. T. KRISHNAMA ACHARIYAR,
Secretary to Government.

(Section 499.)

APOINTMENT.

Fort St. George, February 18, 1925.

No. 10.—With effect from the date of joining, M.R. Tyngappa Krishnaiah, B.A., Registrar, Upper grade and Joint Sub-Registrar, Tanjore, to act as Registrar of Assurances.

POSTINGS.

No. 11.—With effect from the 1st March 1925, M.R. Tyngappa Krishnaiah, B.A., Registrar, Upper grade and Joint Sub-Registrar, Tanjore, to be Registrar of Assurances, Madhavaram taluk, Chingleput District.

No. 12.—With effect from the date of joining, M.R. Tyngappa Krishnaiah, B.A., Registrar, Upper grade and Joint Sub-Registrar, Tanjore, to be Registrar of Assurances, Chidambaram taluk, North Arcot District.

No. 13.—With effect from the date of joining, M.R. Tyngappa Krishnaiah, B.A., Registrar, Upper grade and Joint Sub-Registrar, Tanjore, to be Registrar of Assurances, Chidambaram taluk, North Arcot District.

Y. T. KRISHNAMA ACHARIYAR,
Secretary to Government.

End St. Geor., February 19, 1905.

[illegible]

South Ararat District, Tsaghkyulak tsikh, Asghanchatlior village.

[illegible]

Dyrenes village

Government, day, No. 241-2 B, belonging to the Government and Tiffin Restaurant, located on the north by No. 249-A, Indianapolis, Ind. by No. 241-2 C; north by No. 170; west by No. 241-2 B ...	0.04
Total ..	2.00

Rev. St. George, February 28, 1870

Whereas it appears to Government that the lands specified herein are needed for a public purpose, to-wit, for the enlargement of the Canadian War Relocation Authority, notice is hereby given that all persons who have claims or associations with the provisions of section 6 (3) of the Land Acquisition Act (Act 3 of 1948 as amended by Act No. XXVIII of 1950) and the Government of Canada hereby authorizes the Director General of Lands and Forests to take such action as may appear to him to be necessary under section 17 (3) of the Act, under section 2 (9) of the same Act and/or under section 17 (3) of the same Act, to perform the functions of a Collector under sections 3-6 of the Act. All persons interested in the land are required to lodge before the above date their written objections to the acquisition of this land, if they so desire.

In witness whereof, I sign, on this present acquisition.

Tishimochi district, Tishimochi town, Achaer village

[illegible]

Tungsten, e.g.,

[illegible]

Timorese district, Tachas island, Pongasoff (name) village—and

[illegible]

Төрөөдө Метриб, Төсөөдүлүк, Биргөсөлүү (норматив) өлгөмүрү.

[illegible][illegible]

Barnard district, Sathas taluk, No. 29, K. S. Tirumalaiah village—cont.

[illegible]

NOTIFICATIONS.

Fort St. George, February 16, 1925 (G.O. No. 27, Development).

No. 46.—Under the provisions of section 1 of the Madras Cattle Diseases Act, 1908, the Government, Ministry of Development, hereby direct that the provisions of the said Act shall be put in force in the village of *Thiruchendur* in the *Thiruchendur* taluk of the *Tamirvelly* district from 4th March 1925 to 20th March 1925, both days inclusive.

Fort St. George, February 16, 1925 (G.O. No. 27, Development).

No. 47.—Under section 3 of the Co-operative Societies Act, 1912, the Government, Ministry of Development, are pleased to appoint *Rev. Lewis John Thomas* as an Honorary Assistant Registrar of Co-operative Societies in the district of *Chidambaram*, and to advise on him as much of the powers of a Registrar as may be conferred by rule XIV of the rules framed under the Act in respect of districts sitting in the *Chidambaram* district and transferred to him by the Assistant Registrar of the district. The appointment will hold office until 28th June 1925.

Fort St. George, February 16, 1925.

No. 48.—The Government accept the resignation by the *Rev. H. W. Warren* of his appointment of Honorary Assistant Registrar of Co-operative Societies in the *Chidambaram* district. The powers of a Registrar conferred upon him in *Madras* No. 215, dated 28th July 1924, published at pages 452-474 of Part I of the *Fort St. George Gazette*, dated 22nd July 1924, are hereby withdrawn.

Fort St. George, February 18, 1925.

No. 49.—The following draft rules which the Madras Government propose to make under section 7 (4) of the Indian Fisheries Act, 1917, in respect of the waters specified below, are published for general information. They will be taken into consideration after one month from the date of publication. Any representations regarding the same should be addressed to the Secretary to Government, Development Department, Fort St. George, Madras.

DRAFT RULES.

(1) All fishing is prohibited on the "Pearl Banks" commonly known as "*Matladipal* Palk" lying on up to 1½ fathoms of water in the sea off the coast of the *Tamirvelly* district, from *Mangap* in the south to *Tiruppur* in the north for a period of two years from 1st April 1925. The southern limit of the prohibited area is the pearl bank known as "*Alampal*" commencing in latitude 8° 22' 0" N. The northern limit of the area is the pearl bank known as "*Paper Mampal*" extending to 8° 35' 0" N.

(2) Whenever a net or any other fishing gear is used, and when the vessel is a fishing vessel, with a duralin which may extend to ten fathoms for every day after the date of the first conviction during which the vessel is proved to have been convicted in.

(3) In the case of conviction under rule (2), the Court may adjudge forfeiture of any boat or gear used or used as any boat and in contravention of rule (2).

Fort St. George, February 18, 1925.

No. 50.—The Governor in Council hereby notifies under the provisions of section 4 of the Madras Forest Act, V of 1922, that it is proposed to declare the areas, the boundaries of which are set forth in the schedule below as "Reserved Forest" under the Act:—

SCHEDULE.

Palani district, Tamil Nadu.

[*Chintapalli* village—Kannuram Inclusion II—Area 57 acres.]

Description.

North.—Starting from the boundary line between survey No. 411 of Kannuram and 1041, 1042 of *Chintapalli* village, the boundary runs north along the southern boundary of survey No. 1111 up to the north end end corner.

East.—Thence north along the western boundary of survey No. 1041 and 1042 to a point 2½ chains from the north end corner of the survey.

South.—Thence west along the starting point.

[*Kannuram* and *Chintapalli* villages—Kannuram Inclusion IV—Area 12-10 acres.]

Description.

North.—Starting from the third survey area of *Thirupur* *Kandakudi* of *Kannuram* village north-east of the boundary between survey No. 411, 1041 and 412 of *Kannuram* village, the boundary runs north-east along the second survey boundary of *Kannuram* Inclusion II to No. 311 third 1½ chains (100) to a point 1 chain 10 paces in the eastern boundary of survey No. 1102 of *Chintapalli* village 100 paces north-east from the north end corner.

East.—Thence north-west along the north boundary of survey No. 1102 to the north end corner (adjacent to survey No. 1101, 1041 and 1042 of *Chintapalli* village).

South.—Thence south-east and north along the northern boundary of survey No. 440 of *Kannuram* to the starting point.

[*Kannuram* village—Kannuram Inclusion VI—Area 6-40 acres.]

Description.

North end corner.—Starting from a point 1½ chains due east from the north end corner of survey No. 404 of *Kannuram* the boundary runs east and north along the northern boundary of *Kannuram* Inclusion II to the north end corner of the survey.

South.—Thence south-west along the northern boundary of *Kannuram* Inclusion II to the north end corner.

East.—Thence north along the north boundary of *Kannuram* Inclusion II to the starting point.

Schedule.

Name of Factory	Year ending 31st December 19 ..
Name of Occupier	Seasonally or long
1. District	Name of Manager
2. Place	
3. Nature of Industry	
4. Average number of operatives employed daily	Men
	Women
	Boys
	Girls
	Men
5. Handed looms worked per week	Women
	Children
6. What intervals are given to adults?	
7. Are rest intervals given to children?	
8. Are work days sometimes substituted for Sundays or weekly holidays?	
	21?
	25?
9. Are the majority of operatives exempted from the provisions of sections	27?
	28?

ACQUISITION OF LANDS.

Act II. George, February 23, 1935.

Whereas it appears to the Government that the lands specified below are needed for a public purpose, to wit, for a poultry-breeding station, notice to that effect is hereby given to all whom it may concern in compliance with the provisions of sub-section (1) of section 4 of Land Acquisition Act, 1924, as amended by Land Acquisition Amendment Act XXXVIII of 1933. The Government, Ministry of Development, hereby authorizes the Revenue Department Officer of Bangalore, and his subordinates in exercise the powers conferred by section 4 (2) of the said Act, and appoints the Revenue Department Officer, Bangalore, to perform the functions of a Collector under sections 5 (c) and 6 (a) of the Act. All persons interested in the lands are requested to lodge before the above officer within thirty days after the issue of the above notification a statement in writing of the objection, if any, to the proposed acquisition.

Karnataka District, Tanke taluk, Haggipudi village.

	Ac.
Government, wit. S. No. 473 A, belonging to Chitral Sahayaganga, bounded on the north by Nos. 46 B and 47 A, and by No. 46 C; south by Nos. 47-1 B, and by Nos. 47-1 D and 47-2 B ..	0-00
Government, wit. S. No. 473 B, belonging to Chitral Sahayaganga, bounded on the north by No. 47-1 A; east by No. 46 C; south by Nos. 47, and by Nos. 47-1 D and 47-2 B ..	0-00
Government, wit. S. No. 473 C, belonging to Chitral Sahayaganga, bounded on the north by Nos. 47-1 A and 47-1 B, and by No. 47-1 C; south by Nos. 47-1 D, and by No. 47-2 B ..	0-14
Government, wit. S. No. 473 D, belonging to Chitral Sahayaganga, bounded on the north by No. 47-1 C, and by Nos. 47-1 A and 47-1 B; south by Nos. 47-1 D; and by No. 47-2 B ..	0-19
Government, wit. S. No. 473 E, belonging to Chitral Sahayaganga, bounded on the north by No. 47-1 D, and by No. 47-1 C; south by No. 47-1 B; and by No. 47-2 B ..	0-10
Government, wit. S. No. 473 F, belonging to Chitral Sahayaganga, bounded on the north by No. 47-1 B, and by No. 47-1 C; south by No. 47-1 D; and by No. 47-2 B ..	0-10
Government, wit. S. No. 473 G, belonging to Chitral Sahayaganga, bounded on the north by No. 47-1 C, and by No. 47-1 B; south by No. 47-1 D; and by No. 47-2 B ..	0-10
Government, wit. S. No. 473 H, belonging to Chitral Sahayaganga, bounded on the north by No. 47-1 D, and by No. 47-1 C; south by No. 47-1 B; and by No. 47-2 B ..	0-10
Government, wit. S. No. 473 I, belonging to Chitral Sahayaganga, bounded on the north by No. 47-1 B, and by No. 47-1 C; south by No. 47-1 D; and by No. 47-2 B ..	0-10
Government, wit. S. No. 473 J, belonging to Chitral Sahayaganga, bounded on the north by No. 47-1 C, and by No. 47-1 B; south by No. 47-1 D; and by No. 47-2 B ..	0-10
Government, wit. S. No. 473 K, belonging to Chitral Sahayaganga, bounded on the north by No. 47-1 D, and by No. 47-1 C; south by No. 47-1 B; and by No. 47-2 B ..	0-10
Government, wit. S. No. 473 L, belonging to Chitral Sahayaganga, bounded on the north by No. 47-1 B, and by No. 47-1 C; south by No. 47-1 D; and by No. 47-2 B ..	0-10
Government, wit. S. No. 473 M, belonging to Chitral Sahayaganga, bounded on the north by No. 47-1 C, and by No. 47-1 B; south by No. 47-1 D; and by No. 47-2 B ..	0-10
Government, wit. S. No. 473 N, belonging to Chitral Sahayaganga, bounded on the north by No. 47-1 D, and by No. 47-1 C; south by No. 47-1 B; and by No. 47-2 B ..	0-10
Government, wit. S. No. 473 O, belonging to Chitral Sahayaganga, bounded on the north by No. 47-1 B, and by No. 47-1 C; south by No. 47-1 D; and by No. 47-2 B ..	0-10
Government, wit. S. No. 473 P, belonging to Chitral Sahayaganga, bounded on the north by No. 47-1 C, and by No. 47-1 B; south by No. 47-1 D; and by No. 47-2 B ..	0-10
Government, wit. S. No. 473 Q, belonging to Chitral Sahayaganga, bounded on the north by No. 47-1 D, and by No. 47-1 C; south by No. 47-1 B; and by No. 47-2 B ..	0-10
Government, wit. S. No. 473 R, belonging to Chitral Sahayaganga, bounded on the north by No. 47-1 B, and by No. 47-1 C; south by No. 47-1 D; and by No. 47-2 B ..	0-10
Government, wit. S. No. 473 S, belonging to Chitral Sahayaganga, bounded on the north by No. 47-1 C, and by No. 47-1 B; south by No. 47-1 D; and by No. 47-2 B ..	0-10
Government, wit. S. No. 473 T, belonging to Chitral Sahayaganga, bounded on the north by No. 47-1 D, and by No. 47-1 C; south by No. 47-1 B; and by No. 47-2 B ..	0-10
Government, wit. S. No. 473 U, belonging to Chitral Sahayaganga, bounded on the north by No. 47-1 B, and by No. 47-1 C; south by No. 47-1 D; and by No. 47-2 B ..	0-10
Government, wit. S. No. 473 V, belonging to Chitral Sahayaganga, bounded on the north by No. 47-1 C, and by No. 47-1 B; south by No. 47-1 D; and by No. 47-2 B ..	0-10
Government, wit. S. No. 473 W, belonging to Chitral Sahayaganga, bounded on the north by No. 47-1 D, and by No. 47-1 C; south by No. 47-1 B; and by No. 47-2 B ..	0-10
Government, wit. S. No. 473 X, belonging to Chitral Sahayaganga, bounded on the north by No. 47-1 B, and by No. 47-1 C; south by No. 47-1 D; and by No. 47-2 B ..	0-10
Government, wit. S. No. 473 Y, belonging to Chitral Sahayaganga, bounded on the north by No. 47-1 C, and by No. 47-1 B; south by No. 47-1 D; and by No. 47-2 B ..	0-10
Government, wit. S. No. 473 Z, belonging to Chitral Sahayaganga, bounded on the north by No. 47-1 D, and by No. 47-1 C; south by No. 47-1 B; and by No. 47-2 B ..	0-10

NOTIFICATION.

Fort St. George, February 15, 1925.

With a view to the efficient working of the Indian Police Act, 1923, and the Regulations and the rules issued thereunder the Police Inspectors will be allotted specific areas of jurisdiction and for the purpose the Madras Presidency will with effect from 1st April 1925 be divided into six areas as shown below, each north being placed in charge of an Inspector:—

- (1) Madras Circle, comprising the districts of Coimbatore, Tanjavar, Madhavari and Elam including the Agency lands in the districts—Madhavari, Welbur.
- (2) Bellary Circle, comprising the districts of Bellary, Annapur, Chittaph, Karmal and Gantur—Madhavari, Bellary.
- (3) Central Circle, comprising the districts of Chingleput, Chittoor, North Arcot, South Arcot and Nilgiris—Madhavari, Madras.
- (4) Madras Circle, comprising the municipal limits of the City of Madras—Madhavari, Madras.
- (5) Coimbatore Circle, comprising the districts of Coimbatore, Salem, the Nilgiris, including Wynad, Malabar and South Kanara—Madhavari, Coimbatore.
- (6) District Circle, comprising the districts of Nilgiris, Namdai, Tanjavar, Trichinopoly and Tanjavur—Madhavari, District.

The Headquarters of the Chief Police Inspector will continue to remain at Madras.

M. R. KHARAGAT,

Off. Secy. to Govt., P.W.D. (General, Buildings and Roads).

ERRATUM.

Fort St. George, February 15, 1925.

In Land Acquisition notification published at page 1209 of Part I of Fort St. George Gazette, dated 10th December 1924:—

Mayavaram taluk, Kilarasankulam village:

For "S. No. 17-27 B, belonging to Marika Pillai and four others" read "S. No. 17-24 B, belonging to Marika Pillai and four others".

ACQUISITION OF LANDS.

Fort St. George, February 15, 1925.

Whereas it appears to Government that the land specified below is needed for a public purpose, to wit, for Kanchipuram Coda drains, notice to that effect is hereby given to all whom it may concern in accordance with the provisions of sub-section (1) of section 4 of the Land Acquisition Act, 1894, as amended by the Land Acquisition Act XXXVIII of 1920. The Governor in Council hereby authorizes the District Officer, Madras, and his subordinates to exercise the powers conferred by section 4(2) of the Act and appoint the District Officer, Madras, to perform the functions of a Collector under sections 3 (c) and 5-A of the Act. All persons interested in the land are required to bring before the above officer, within thirty days after the issue of this notification, a statement in writing of their objections, if any, to the proposed acquisition.

Kannai district, Tiru taluk, Aravangudi village.

Land, belonging to Muthu Narayanaiah and Charles Chinnabhai, bounded on the south by No. 1893-B,	acres
and by No. 1875; south by No. 1894-B; west by No. 1875	0.15

Fort St. George, February 23, 1925.

Under section 3, Act I of 1894, the Governor in Council hereby declares that the land mentioned below and amounting to 11 of an acre, in the name of Little more as here, is needed for a public purpose, to wit, for improvement to lower Coimbatore Police Agency (No. 101), and, under sections 3 and 5 of the same Act, the Revenue Divisional Officer, Mayavaram, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the Revenue Divisional Officer, Mayavaram, and may be inspected at any time during office hours.

Tanjavar District, Mayavaram taluk, 101, Talagudiyarankalappan village.

Government, Coy. No. 54 A (part), belonging to Chinnabhai Narayanaiah Pillai, bounded on the south by No. 52 B, and by No. 54 C; south by No. 51 B, and by No. 52 A	0.06
Government, Coy. No. 54 B (part), belonging to Chinnabhai Narayanaiah Pillai, bounded on the south by No. 52 B, and by No. 54 C; south by No. 51 B, and by No. 52 A	0.04
Government, Coy. No. 54 C (part), belonging to Chinnabhai Narayanaiah Pillai, bounded on the south by No. 52 B, and by No. 54 C; south by No. 51 B, and by No. 52 A	0.01
Government, Coy. No. 54 D (part), belonging to Chinnabhai Narayanaiah Pillai, bounded on the south by No. 52 B, and by No. 54 D; south by No. 51 B, and by No. 52 A	0.01
Government, Coy. No. 54 E (part), belonging to Chinnabhai Narayanaiah Pillai, bounded on the south by No. 52 B, and by No. 54 E; south by No. 51 B, and by No. 52 A	0.01
Government, Coy. No. 54 F (part), belonging to Chinnabhai Narayanaiah Pillai, bounded on the south by No. 52 B, and by No. 54 F; south by No. 51 B, and by No. 52 A	0.01
On Cemetery; south by No. 5, south by No. 52 B; west by No. 54	0.01
Total	0.12

Gregory Gickel, Christopher Smith, Keshab Kumar Wilson—and

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Trend

Group 1: 2001

M. NANAUMBA AYCANOAR,
State Rep. in Pers., P.F.D. (Brazilian)

Est. St. Corps, February 21, 1916.

Under section 6, Act 1 of 1919, the Humphreys, by Deedman in Closed benchy delivers that the lands mentioned herein and not exceeding 100 acres, be the same a little more or less, is needed for a public path, use, to wit, for the extension of Boyan Trading School for Marjorie, and, under sections 1 and 2 of the same Act, the Bureau Deceased Officer, Collet, is required to perform the functions of a Deedman under the Act and transfer section refers to the acquisition of the said land, a plan of the land is kept in the office of the Bureau Deceased Officer, Collet, and may be consulted at any time during office hours.

Malahar District, Chhatisgarh, Karambura Koykharri Village

5-24	1st, 2nd, 3rd, 4th, 5th, 6th, 7th, 8th, 9th, 10th, 11th, 12th, 13th, 14th, 15th, 16th, 17th, 18th, 19th, 20th, 21st, 22nd, 23rd, 24th, 25th, 26th, 27th, 28th, 29th, 30th, 31st, 32nd, 33rd, 34th, 35th, 36th, 37th, 38th, 39th, 40th, 41st, 42nd, 43rd, 44th, 45th, 46th, 47th, 48th, 49th, 50th, 51st, 52nd, 53rd, 54th, 55th, 56th, 57th, 58th, 59th, 60th, 61st, 62nd, 63rd, 64th, 65th, 66th, 67th, 68th, 69th, 70th, 71st, 72nd, 73rd, 74th, 75th, 76th, 77th, 78th, 79th, 80th, 81st, 82nd, 83rd, 84th, 85th, 86th, 87th, 88th, 89th, 90th, 91st, 92nd, 93rd, 94th, 95th, 96th, 97th, 98th, 99th, 100th, 101st, 102nd, 103rd, 104th, 105th, 106th, 107th, 108th, 109th, 110th, 111th, 112th, 113th, 114th, 115th, 116th, 117th, 118th, 119th, 120th, 121st, 122nd, 123rd, 124th, 125th, 126th, 127th, 128th, 129th, 130th, 131st, 132nd, 133rd, 134th, 135th, 136th, 137th, 138th, 139th, 140th, 141st, 142nd, 143rd, 144th, 145th, 146th, 147th, 148th, 149th, 150th, 151st, 152nd, 153rd, 154th, 155th, 156th, 157th, 158th, 159th, 160th, 161st, 162nd, 163rd, 164th, 165th, 166th, 167th, 168th, 169th, 170th, 171st, 172nd, 173rd, 174th, 175th, 176th, 177th, 178th, 179th, 180th, 181st, 182nd, 183rd, 184th, 185th, 186th, 187th, 188th, 189th, 190th, 191st, 192nd, 193rd, 194th, 195th, 196th, 197th, 198th, 199th, 200th, 201st, 202nd, 203rd, 204th, 205th, 206th, 207th, 208th, 209th, 210th, 211st, 212nd, 213th, 214th, 215th, 216th, 217th, 218th, 219th, 220th, 221st, 222nd, 223rd, 224th, 225th, 226th, 227th, 228th, 229th, 230th, 231st, 232nd, 233rd, 234th, 235th, 236th, 237th, 238th, 239th, 240th, 241st, 242nd, 243rd, 244th, 245th, 246th, 247th, 248th, 249th, 250th, 251st, 252nd, 253rd, 254th, 255th, 256th, 257th, 258th, 259th, 260th, 261st, 262nd, 263rd, 264th, 265th, 266th, 267th, 268th, 269th, 270th, 271st, 272nd, 273rd, 274th, 275th, 276th, 277th, 278th, 279th, 280th, 281st, 282nd, 283rd, 284th, 285th, 286th, 287th, 288th, 289th, 290th, 291st, 292nd, 293rd, 294th, 295th, 296th, 297th, 298th, 299th, 300th, 301st, 302nd, 303rd, 304th, 305th, 306th, 307th, 308th, 309th, 310th, 311st, 312nd, 313th, 314th, 315th, 316th, 317th, 318th, 319th, 320th, 321st, 322nd, 323rd, 324th, 325th, 326th, 327th, 328th, 329th, 330th, 331st, 332nd, 333rd, 334th, 335th, 336th, 337th, 338th, 339th, 340th, 341st, 342nd, 343rd, 344th, 345th, 346th, 347th, 348th, 349th, 350th, 351st, 352nd, 353rd, 354th, 355th, 356th, 357th, 358th, 359th, 360th, 361st, 362nd, 363rd, 364th, 365th, 366th, 367th, 368th, 369th, 370th, 371st, 372nd, 373rd, 374th, 375th, 376th, 377th, 378th, 379th, 380th, 381st, 382nd, 383rd, 384th, 385th, 386th, 387th, 388th, 389th, 390th, 391st, 392nd, 393rd, 394th, 395th, 396th, 397th, 398th, 399th, 400th, 401st, 402nd, 403rd, 404th, 405th, 406th, 407th, 408th, 409th, 410th, 411st, 412nd, 413th, 414th, 415th, 416th, 417th, 418th, 419th, 420th, 421st, 422nd, 423rd, 424th, 425th, 426th, 427th, 428th, 429th, 430th, 431st, 432nd, 433rd, 434th, 435th, 436th, 437th, 438th, 439th, 440th, 441st, 442nd, 443rd, 444th, 445th, 446th, 447th, 448th, 449th, 450th, 451st, 452nd, 453rd, 454th, 455th, 456th, 457th, 458th, 459th, 460th, 461st, 462nd, 463rd, 464th, 465th, 466th, 467th, 468th, 469th, 470th, 471st, 472nd, 473rd, 474th, 475th, 476th, 477th, 478th, 479th, 480th, 481st, 482nd, 483rd, 484th, 485th, 486th, 487th, 488th, 489th, 490th, 491st, 492nd, 493rd, 494th, 495th, 496th, 497th, 498th, 499th, 500th, 501st, 502nd, 503rd, 504th, 505th, 506th, 507th, 508th, 509th, 510th, 511st, 512nd, 513th, 514th, 515th, 516th, 517th, 518th, 519th, 520th, 521st, 522nd, 523rd, 524th, 525th, 526th, 527th, 528th, 529th, 530th, 531st, 532nd, 533rd, 534th, 535th, 536th, 537th, 538th, 539th, 540th, 541st, 542nd, 543rd, 544th, 545th, 546th, 547th, 548th, 549th, 550th, 551st, 552nd, 553rd, 554th, 555th, 556th, 557th, 558th, 559th, 560th, 561st, 562nd, 563rd, 564th, 565th, 566th, 567th, 568th, 569th, 570th, 571st, 572nd, 573rd, 574th, 575th, 576th, 577th, 578th, 579th, 580th, 581st, 582nd, 583rd, 584th, 585th, 586th, 587th, 588th, 589th, 590th, 591st, 592nd, 593rd, 594th, 595th, 596th, 597th, 598th, 599th, 600th, 601st, 602nd, 603rd, 604th, 605th, 606th, 607th, 608th, 609th, 610th, 611st, 612nd, 613th, 614th, 615th, 616th, 617th, 618th, 619th, 620th, 621st, 622nd, 623rd, 624th, 625th, 626th, 627th, 628th, 629th, 630th, 631st, 632nd, 633rd, 634th, 635th, 636th, 637th, 638th, 639th, 640th, 641st, 642nd, 643rd, 644th, 645th, 646th, 647th, 648th, 649th, 650th, 651st, 652nd, 653rd, 654th, 655th, 656th, 657th, 658th, 659th, 660th, 661st, 662nd, 663rd, 664th, 665th, 666th, 667th, 668th, 669th, 670th, 671st, 672nd, 673rd, 674th, 675th, 676th, 677th, 678th, 679th, 680th, 681st, 682nd, 683rd, 684th, 685th, 686th, 687th, 688th, 689th, 690th, 691st, 692nd, 693rd, 694th, 695th, 696th, 697th, 6
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P. RANGANAYAKU,
Eclair Seminary & Government, P.

Rec'd At Court, February 17, 1925.

Under section 8, Act II of 1981, His Excellency the Governor in Council hereby declares that the land mentioned below and measuring 241 of more, to be some 416 square feet, is applied for a public purpose, to wit, for repairs to Stoughton Road at Delahide (enclosure 1), and such sections 8 and 9 of the said Act, the Revenue Director General, Pellaar, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the Pellaar Revenue Director General and may be inspected at any time during office hours.

Gedawal Estate, Pannachanthur taluk, Kollathoduparam village.

Typical, some, wet, E. 20-25°C, belonging to the <i>Chlamydomonas</i> (section) of the sample, <i>Chlamydomonas</i> and <i>Chlamydomonas</i> , located on the north by E. 20-25°C, wet by E. 20, south by E. 20-25°C, wet by E. 20-25°C	0.05
Typical, some, dry, E. 20-25°C, belonging to the <i>Chlamydomonas</i> (section) of the sample, <i>Chlamydomonas</i> and <i>Chlamydomonas</i> , located on the north by E. 20-25°C, wet by E. 20-25°C, south and wet by E. 20-25°C	0.05
Typical, some, dry, E. 20-25°C, belonging to the <i>Chlamydomonas</i> (section) of the sample, <i>Chlamydomonas</i> and <i>Chlamydomonas</i> , located on the north by E. 20-25°C, wet by E. 20-25°C, south and wet by E. 20-25°C	0.05
Typical, some, dry, E. 20-25°C, belonging to the <i>Chlamydomonas</i> (section) of the sample, <i>Chlamydomonas</i> and <i>Chlamydomonas</i> , located on the north by E. 20-25°C, wet by E. 20-25°C, south and wet by E. 20-25°C	0.05

Under section 8, Act 1 of 1894, The Executive the Governor in Council hereby declares that the land mentioned herein and containing 2680 sq. acres, be the same a 30th June, or first, be needed for a public purpose, to wit, for repairs to Kumbakonam tank of Nuzvid division, and under section 8 and 7 of the same Act, the Deputy Collector, Pondicherry, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the Deputy Collector, Pondicherry, and may be inspected at any time during office hours.

^a Golevici district, Poldovar tribe, Karadagatara village.

Unsharpened arrow, frag. tip of S. No. 1031, belonging to Goshute Indians, Earle District, Apache County, Arizona, lying near river and garden. The party that found it, located on the north by S. No. 1030, and by S. No. 102; south by E. No. 10, and by S. 1031.

P. HAWKINS,
Offr. Asst. Secy. to Dist., F. B. D. (Detroit).



SUPPLEMENT TO PART I

OF

THE FORT ST. GEORGE GAZETTE.

No. 8.]

MADRAS, TUESDAY EVENING, FEBRUARY 24, 1925.

[Price, 6 pds.]

RETURNS OF ELECTION EXPENSES—NOTICES.

Under rule 19 (5) of the Madras Electoral Rules, it is hereby published for the general information that Mr. N. K. P. Rawther, who stood as a candidate at the general election of 1923 for Madras Legislative Council for the Trichopoly and Madhav Maheswaraswami constituency has lodged his return and declaration of election expenses on 14th January 1925 and that the return may be inspected at the Collector's Office, Trichopoly, on any working day on or before 24th February 1925 between the hours of 10 noon and 3 p.m., on payment of a fee of rupee one.

Trichopoly Collector's Office,
24th February 1925.

F. MACQUEEN,
Collector.

It is hereby notified under rule 19 (4) of the Madras Electoral Rules that Jank Mahomedul Khader Mohdulla Sahib Sahadul Raza, a candidate for the East Coast Mahomedan Constituency of the Madras Legislative Council for the districts of Madras, Tanjore and Chittoor has lodged with me on 12th February 1925 a return of election expenses with an declaration and it may be inspected at 11 a.m. in the Madras Collector's Office on 24th March 1925 on payment of the prescribed fee.

Madras Collector's Office,
14th February 1925.

C F BRACKENBURY,
Collector.



THE FORT ST. GEORGE GAZETTE.

Published by Authority.

No. 8.]

MADRAS, TUESDAY EVENING, FEBRUARY 24, 1925.

[PART, 2 issues.

Part I.—Local Self-Government.

LOCAL SELF-GOVERNMENT DEPARTMENT.

LEAVE.

Part III, Group, February 24, 1925.

No. 232.—Major William Cyrus Goss, I.M.S., leave on average pay for eight months leave on half average pay for four months and study leave for one year with relief from date of relief by Lieut.-Col. G.A.F. Hingston, *vide*, I.M.S.

EXTENSION OF LEAVE.

No. 233.—Major Alexander James Hutchison Russell, I.M.S., extension of leave for one day, *vide*, the 25th December 1924, on average pay.

APPOINTMENTS.

No. 234.—Under section 7 of the Madras Town-Planning Act, 1924, the Government are pleased to appoint Mr. Reginald Dunn to be Director of Town-Planning for a further period of three years from the 24th December 1924.

No. 235.—Under sections 7 (3) and 11 of the Madras District Municipalities Act, 1920, the Government appoint B. M. Kedar Mohi-ud-din Sahib Bahadur to be a member of the Erode Municipal Council.

CONFIRMATION.

No. 236.—M.R.Ry. Shankar Rao Pillai Avargal is confirmed as District Board Engineer, Kurnool, in the third grade with effect from 22nd January 1925, *vide* M.R.Ry. V. Gopala Ayyar Avargal notified.

PROMOTIONS.

No. 237.—M.R.Ry. P. Dandachari Avargal, District Board Engineer, second grade, is promoted to the first grade, from 22nd January 1925, *vide* M.R.Ry. V. Gopala Ayyar Avargal notified.

No. 238.—M.R.Ry. M. V. Thirumalai Ayyangar Avargal, District Board Engineer, third grade, is promoted to the second grade, from 24th November 1924, *vide* M.R.Ry. R. Sankaran Ayyar Avargal notified.

No. 239.—M.R.Ry. M. K. Dasabeswar Ayyar Avargal, District Board Engineer, third grade, is promoted to the second grade, from 22nd January 1925, *vide* M.R.Ry. P. Dandachari Avargal promoted to the first grade.

NOTIFICATIONS.

No. 240.—In exercise of the power conferred by clause (a) of sub-section (1) of section 5 and clause (2) of sub-section (1) of section 6 of the Madras Local Boards Act, 1920, the Government are pleased to cancel, with effect from 15th March 1925, the notification constituting the existing local board of the town of Bangalore and to declare that with effect from the same date the portions

of the Kistee district specified below shall be taken for the purposes of the Act and that the provisions of the Act regarding taluk boards shall come into force in the said taluks from the said date:—

Local taluk board.	Revenue taluk included in the local taluk board.
Barrada	Barrada (Viswam Deputy Tahsildar's division).
Harold	Harmandura (Gowd Deputy Tahsildar's division).
Mandigama	Mandigama (including Jagappayya Deputy Tahsildar's division).

Under sub-section (1) of section 190 of the said Act, the Government further direct that all persons who are or are to be members of the present Taluk Board of Barrada shall from the said date run in the new taluk board of Barrada, Harold and Mandigama in so far as they lie within their respective jurisdictions.

In exercise of the power conferred by clause (a) of sub-section (2) of section 190 of the Madras Local Boards Act, 1915, the Government appoint the following gentlemen to be members of the Taluk Boards of Barrada, Mandigama and Harold with effect from 16th March 1923:—

BARRADA TALUK BOARD.

- (1) M.R. Ry. Perumangal Pannayya Gura.
- (2) " Achutha Venkayya Gura.
- (3) " Akkila Gangadhar Rao Nayudu Gura.
- (4) Mr. Sathu H. M. Pannai.
- (5) M.R. Ry. Raghupathi Venkateswara Pantulu Gura.
- (6) " Rao Subba Nathammal Kallada Reddi Gura.
- (7) " Jangayya Venkateswara Srinivas Rao Gura.
- (8) " Kallipara Venkateswara Rao Gura.
- (9) " Rao Subbar K. Gangadharayya Choudhri Gura.
- (10) Muzli Begal - Utamadala Khas Suba Babahad.
- (11) M.R. Ry. Raghupathi Kotamudi Gura.
- (12) " Chella Chinnayya Gura of Lakshminarasim.

MANDIGAMA TALUK BOARD.

- (1) M.R. Ry. Kondra Pyla Manayya Gura.
- (2) " Kandi Pichayya Gura.
- (3) " Raghavaram Narasimha Gura.
- (4) " Gopa Venkateswara Gura.
- (5) " Pedduru Ram Lakshminarasimha Gura.

MANDIGAMA TALUK BOARD—cont.

- (6) M.R. Ry. Subbarao Narasimha Pantulu Gura.
 - (7) " Prabhupathi Pannayya Gura.
 - (8) " Muhammad Akbar Gazi Suba Babahad.
 - (9) M.R. Ry. Venkateswara Venkateswara Rao Gura.
 - (10) " Kallamanna Pichayya Gura of Kallamudi.
 - (11) " Eluru Rangayya Gura of Jagappayya.
 - (12) " Kotra Venkateswara Gura.
- #### Harold Taluk Board.
- (1) M.R. Ry. Narayana Venkateswara Gura.
 - (2) " Narayana Krishnayya Gura.
 - (3) " Subbarao Ramayya Gura.
 - (4) " Andara Rao Thirupathi Rao Nayudu Gura.
 - (5) " Nallala Venkateswara Gura.
 - (6) " Kondamudi Srinivas Rao Gura.
 - (7) " Chinnayya Subbaramayya Gura.
 - (8) " Pannala Venkateswara Pantulu Gura.
 - (9) " Veda Narasimha, son of Chinnayya of Talupala.
 - (10) Shuk Ram Suba Babahad.
 - (11) Mr. T. Ramal.
 - (12) M.R. Ry. Kallam Narasimha Gura.

As 242—In exercise of the power conferred by sections 3 (1) (a) and 4 (1) (b) of the Madras Local Boards Act, 1915, the Government direct with effect from 16th March 1923 the abolition of the existing local taluk board of Eluru and to declare that with effect from the same date the portions of the Kistee district specified below shall be taken for the purposes of the Act and that the provisions of the Act regarding taluk boards shall come into force in the said taluks from the said date:—

Local taluk board.	Revenue taluk included in the local taluk board.
Eluru	Eluru.
Tannagudem	Tannagudem.

Under sub-section (1) of section 190 of the said Act, the Government further direct that all persons who are or are to be members of the present Taluk Board of Eluru shall from the said date run in the new Taluk Board of Eluru and Tannagudem in so far as they lie within their respective jurisdictions.

In exercise of the power conferred by clause (a) of sub-section (2) of section 190 of the Madras Local Boards Act, 1915, the Government appoint the following gentlemen to be members of the new Taluk Boards of Eluru and Tannagudem with effect from 16th March 1923:—

ELURU TALUK BOARD.

- (1) M.R. Ry. Nagendrayya Gura.
- (2) " Kallam Lakshminarasimha Gura.
- (3) " Kallam Venkayya Gura.
- (4) " Yalla Ranga Gura.
- (5) " Subbarao Subbaramayya Gura.
- (6) " Ranga Venkayya Gura.
- (7) " Jangayya Subbarama Rao Gura.
- (8) " Kandi Subba Rao Gura.
- (9) " Narasimha Dorendra Gura.
- (10) " Raghavaram Kotamudi Gura.
- (11) " Bhagavan Yasa Venkayya Gura.
- (12) Jagdha Muzli - Muzli Mahomed Saib Ali Suba Babahad.

TANNAGUDU TALUK BOARD.

- (1) M.R. Ry. Kallam Subbaramayya Gura.
- (2) " Gangappa Venkayya Gura.
- (3) " Akkila Venkateswara Suba Babahad.
- (4) " Pannala Venkayya Gura.
- (5) " Vasa Pannayya Gura.
- (6) " Venkayya Subbarama Krishan Reddi Gura.
- (7) " Kandi Subbarama Gura.
- (8) " Kallam Appa Rao Gura.
- (9) " Venkayya Subbarama Gura.
- (10) " Subbarama Venkayya Appa Babahad Gura.
- (11) " Kallam Subbarama Gura.
- (12) Shuk Ram Suba Babahad.

K. Special Service Accounts.

Receipts	B. Lighting Account	C. Extension of Electric Lines Account	D. Water supply and Drainage Account	E. Railway Account	Total
		Rs.	Rs.		Rs.
Total receipts (including contributions from General Account)					
—Ordinary—					
Amount, 1871-72		5,400	10,140	..	15,540
Do, 1872-73		5,200	10,510	..	15,710
Do, 1873-74		4,750	11,000	..	15,750
Excess of Receipts over Expenditure, 1873-74		2,700	16,260	..	18,960
Balances brought forward from Special Accounts and Receipts under the same.					
Amount, 1871-72
Do, 1872-73		2,000	17,100	..	19,100
Do, 1873-74		4,200	16,100	..	20,300
Excess of Receipts over Expenditure, 1873-74
Total Special Service Accounts, 1873-74					
		Rs.	Rs.		Rs.
Total expenditure—					
Amount, 1871-72		5,200	11,100	..	16,300
Do, 1872-73		5,000	16,000	..	21,000
Do, 1873-74		5,000	17,000	..	22,000
Excess of Expenditure over Receipts, 1873-74		2,300	1,800	..	4,100
Total expenditure under Special Accounts and Receipts under the same					
Amount, 1871-72
Do, 1872-73		5,000	18,200	..	23,200
Do, 1873-74		5,000	17,000	..	22,000
Excess of Expenditure over Receipts, 1873-74

Part II.—Particulars of the net surplus or deficit under general fund.

Details	July 1st, 1871-72	July 1st, 1872-73	July 1st, 1873-74	Excess of Receipts over Expenditure, 1873-74
(a) Net total receipts under A. General Account—Ordinary (see column (b) of part I.)	91,631	1,21,000	99,000	1,21,000
(b) Net total expenditure under A. General Account—Ordinary (see column (c) of part I.)	91,600	93,000	94,120	91,610
(c) Difference (a) - (b)	..	28,000	5,880	29,390
(d) Net surplus or deficit after deducting charges for repayment of loans
(e) Ordinary receipts or deficit (total of (a) and (b))
(f) Capital expenditure (total of (c) and (d))
(g) Net surplus or deficit (total of (e) and (f))
(h) Net surplus or deficit (total of (g) and (f))
(i) Net surplus or deficit (total of (h) and (f))
(j) Net surplus or deficit (total of (i) and (f))
(k) Net surplus or deficit (total of (j) and (f))
(l) Net surplus or deficit (total of (k) and (f))
(m) Net surplus or deficit (total of (l) and (f))
(n) Net surplus or deficit (total of (m) and (f))
(o) Net surplus or deficit (total of (n) and (f))
(p) Net surplus or deficit (total of (o) and (f))
(q) Net surplus or deficit (total of (p) and (f))
(r) Net surplus or deficit (total of (q) and (f))
(s) Net surplus or deficit (total of (r) and (f))
(t) Net surplus or deficit (total of (s) and (f))
(u) Net surplus or deficit (total of (t) and (f))
(v) Net surplus or deficit (total of (u) and (f))
(w) Net surplus or deficit (total of (v) and (f))
(x) Net surplus or deficit (total of (w) and (f))
(y) Net surplus or deficit (total of (x) and (f))
(z) Net surplus or deficit (total of (y) and (f))

Receipts and Expenditure.

Receipts as at March 1871	Rs.	As.	P.	Expenditure as at March 1871	Rs.	As.	P.
(a) Amount of receipts	10,200	0	0	(a) Outstanding bills	200	0	0
(b) Amount of other receipts	8,000	0	0	(b) Other bills	200	0	0
(c) Balance on account of receipts	(c) Outstanding charges	200	0	0
(d) Receipts	(d) Balance of receipts as at March 1871	10,200	0	0
(e) Ordinary Account				
(f) Capital Account				
(g) Miscellaneous Account				
(h) Water supply and Drainage				
(i) Railway Account				
Total	18,200	0	0	Total	10,200	0	0

No. 244.—The following is published for information:—

G.O. No. 185, DEVELOPMENT, DATED 18th FEBRUARY 1925.

The following supplemental instructions are issued in connection with the terms and conditions of advances drawn from the Treasury for carrying out the remedial measures under the Malina Agricultural Tracts and Reserves Act, 1919:—

Where the Government happen to be the occupiers of any vested area, the occupying officer or department should carry out the preventive and remedial measures in pursuance of the notification issued and defray the charges incurred in that connection by its own employees. When, owing to default of an occupying officer or department, the improving officers carry out the remedial measures, the expenditure incurred should be debited finally to the responsibility of the department concerned.

The local bodies are responsible for carrying out the preventive and remedial measures in respect of areas under their occupation and the cost of the measures should be met from their own funds.

(By order of the Government, Ministry of Development)

G. T. H. BRACKEN,
Secretary to Government.

EXTRACTORY No. 2508-3, P.H., DATED 24th FEBRUARY 1925.

Communicated to all local boards and municipal councils and the Corporation of Malacca.

Port St. George, February 24, 1925.

No. 245.—The following is published for information:—

G.O. No. 255, DEVELOPMENT, DATED 17th FEBRUARY 1925.

The Government are pleased to advise to the recruits employed in the Civil Veterinary Department who are paid from contributions the remuneration admissibly under rules 6 and 7 of Appendix II to G.O. No. 1494, P.H., dated 14th December 1922, regarding arrears of payment in the Presidency.

(By order of the Government, Ministry of Development)

G. T. H. BRACKEN,
Secretary to Government.

Port St. George, February 18, 1925 (G.O. No. 278, I. & M.).

No. 246.—The following draft of an amendment to the rules for the decision of disputes as to the validity of an election held under the Malacca District Municipalities Act, 1922, published with the sanction of the Local Government in the Local and Municipal Department No. 1234 on page 607, 809 of Part I.A. of the Port St. George Gazette, dated 20th November 1923, which it is proposed to make in pursuance of the power conferred under clauses (7) and (1) of sub-section (1) of section 321 of the Malacca District Municipalities Act, 1922, is published as required by clause (2) of section 321 for the information of persons likely to be affected thereby. Notice is hereby given that the said draft will be taken into consideration by the Local Government after six weeks from the date of the publication of this notification.

DRAFT AMENDMENT.

At the commencement of rule 1 the words "save as otherwise provided" shall be inserted.

Port St. George, February 19, 1925 (G.O. No. 282, I. & M.).

No. 247.—The Government are advised that a Highway Administration is not liable to take out a license in respect of any carriages which it may maintain on its premises. Local boards and municipal councils are accordingly informed, in pursuance of the previous orders issued on the subject, that they should not levy any fees for the use of such carriages.

19

Port St. George, February 17, 1925 (G.O. No. 278, I. & M.).

No. 248.—Several notices have been brought to the notice of Government in which the author has objected to the payment of sitting allowances to servants of Municipal councils and local boards for attending in person at public meetings.

[illegible]

3. Local Ford Assistant Engineers who are expected to act as District Board Engineers will be given the workman pay of a District Board Engineer of the last grade during the acting period.

Earl St. George, February 26, 1955.

No. 219.—In modification of notification No. 216, published on page 93 of Part I-A of the Part II, George's Gazette, dated 17th February 1955, the following revised form of plague-infected areas was published:—

A.—In the Madras Presidency.			
District.	Tahsil or towns.	District.	Tahsil or towns.
Banyas	Madhavakudi.	Madhavakudi.	Periyakulam.
	Madhavakudi.		Periyakulam town.
	Madhavakudi town.		Thiruvannamalai.
	Madhavakudi.		Chennai town.
	Madhavakudi.		Chennai.
Chennai	Chennai.	Chennai.	Chennai.
	Chennai.		Chennai.
	Chennai.		Chennai.
	Chennai.		Chennai.
	Chennai.		Chennai.
Madhavakudi	Madhavakudi.	Madhavakudi.	Madhavakudi.
	Madhavakudi.		Madhavakudi.
	Madhavakudi.		Madhavakudi.
	Madhavakudi.		Madhavakudi.
	Madhavakudi.		Madhavakudi.

E.—Outside the Modern Presidency

[Select localities—Districts and States, and Towns of 50,000 or more inhabitants.]

J. Mervin Davis

12. DISCUSSION

Chetana, Abhinavagiri, Dharmar, Karti Kandaswami,
Karnataka, Panna, Rajagopal, Satish, Shalimar

P-42 and sharpshooter

States and Agencies—Kathapur, Southern Maharashtra, Central India and Bihar Agency

III. Two Factors

Districts—Anand, Panchpur, Gograwala, Gangan, Garhsagar, Hapur, Jhang, Jhalim, Karnal, Ludhiana, Lyallpur, Malwa, Munergerh, Nawansheri, Sahib, Sheikhpura and Sultan.

Towns—Amritsar, Bureldaypur, Jhang, Jhelum, Lahore, Lyallpur, Multan, Muzaffargarh and Rawalpindi towns and Rawalpindi cantonment.

Political charges—

2nd State, Petala and Petroski.

IV. Results

Devinta-Hanthawaddy, Hmawbi, Insein, Mingaladon, Meiktila, Nya-U, Soging, Sawa-U, Thirawaddy, Tholon, Thapinsay, Thong-
and Yonath.

Forma—Duscha, Kangren.	Mandlap,	Kapwya	and
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Political charges

Mathews and Matheson *Glaucoma Therapy*

V. THE UNITED STATES

[illegible]

Tawne—Mathews and Nisenzon

North-West Facing Pastures.

[Download Password]

VII. KLEINER BEITRAG.

Journal Pre-proof

9131. *Edwards, Bruce.*

IX. *Central Properties*,
 1946, *Journal of Philosophy*

Wares—Agra, Agra, Cuddalore, Dacca,
Hawker, Jubbulpore, Lahore, Mandla,
Muzir, Seel and Yousai.

Texas—Albia, Austin City, Brownsville, Dallas City and San Antonio.

X. Huang and C. Gupta

Districts—Chongqing, Dazhou, Guizhou,
Kangding, Xianfeng, Shunbei and Suifu.

XI. Cardinal Lucia August,

State, Nigeria State and Zone

XX. Dams: Pasture,
Unrest—Dams,

XIII. REFERENCES

1. 2017年12月31日，甲公司“应付账款”科目贷方余额为100万元，其中明细科目贷方余额为120万元，借方余额为20万元；“预付账款”科目借方余额为20万元，其中明细科目借方余额为30万元，贷方余额为10万元。不考虑其他因素，甲公司12月31日资产负债表中“应付账款”项目的金额为（ ）万元。

No. 203.—The following notification of the Chief District Officer, No. 79, dated 20th January 1925, is published:—

Whereas there is danger of plague being imported into Ceylon if people from plague-infected parts are allowed to attend the Konesawale Festival at Ceylon in the Ceylon State, on Monday 22nd March 1925 corresponding to the 2nd March 1925, it is hereby notified, in pursuance of the powers conferred on the Director by section 2 of the Epidemic Diseases Regulation 1 of 1925, that the attendance of people from plague-infected areas at that festival is prohibited.

2. All persons proceeding to the said festival in contravention of this notification will be deemed liable.

3. Intending visitors are warned of the danger they may be exposed to by proceeding to the above festival.

No. 204.—The following notification of the Chief District Officer, No. 80, dated 20th January 1925, is published:—

Whereas there is danger of plague being imported into Ceylon if people from plague-infected areas are allowed to attend the Vela Festival and Fair at Vellankudi in the Ceylon State, on the 24th March 1925 corresponding to the 2nd April 1925, it is hereby notified, in pursuance of the powers conferred on the Director by section 2 of the Epidemic Diseases Regulation 1 of 1925, that the attendance of people from plague-infected areas at the ensuing Vela Festival and Fair at Vellankudi is prohibited.

2. All persons proceeding to the said festival or fair in contravention of this notification will be deemed liable.

3. Intending visitors are warned of the danger they may be exposed to by proceeding to the above festival or fair.

Fort St. George, February 26, 1925 (G.O. No. 577, L. & M.).

No. 252.—The following draft of certain amendments to the rules for the conduct of elections of municipal committees published with the notification of the Local Government in the Local and Municipal Department No. 1136 on pages 280-282 of Part I-A of the Fort St. George Gazette, dated 22nd November 1920, which it is proposed to make in pursuance of the proposed amendments (2) of section (4) of section 202 of the Madras District Municipalities Act, 1919, is published as required by clause (a) of section 168 for the information of all persons likely to be affected thereby. Notice is hereby given that the said draft will be taken into consideration by the Local Government after one week from the date of the publication of this notification:—

Draft amendments.

1. In rule 7—

(a) In sub-rule (1) for the words "all such candidates shall be deemed to be duly elected" the words "the Chairman shall declare all such candidates to be duly elected" shall be substituted; and

(b) In sub-rule (2) for the words "all such candidates shall be deemed to be duly elected and the Chairman" the words "the Chairman shall declare all such candidates to be duly elected and he" shall be substituted.

2. For sub-rule (3) and (4) of rule 31, the following shall be substituted, viz:—

"(3) On receipt of the intimation, the Chairman shall declare the said person to have been elected for the ward shown by him. In default of such intimation, the Chairman shall declare him to have been elected for one of the wards. Thereupon the voters of the other ward or wards for which such person has been elected shall proceed to elect a candidate in the manner hereinafter provided."

3. In rule 32 for the words "shall be deemed" the words "he shall declare" shall be substituted.

4. For rule 31, the following rule shall be substituted, viz:—

"31. (1) If any question arises as to the interpretation of these rules otherwise than in connection with an election or a by-election held under the rules for the election of a candidate or to the validity of an election, the question shall be referred to the Local Government whose decision shall be final."

"Pending the decision of the Local Government as to any such reference made in pursuance of the provisions of the rules, the Local Government may suspend or alter any of the provisions of the rules, if it shall be found that an election is being or about to be held in contravention of the rules, it shall be lawful for the Local Government to direct the stay of the election proceedings at any stage thereof prior to the declaration of the result. Any election held in contravention of the rules of the Local Government under this rule shall be void and of no effect whatsoever."

"(2) Unless it is otherwise ordered by the Local Government election proceedings started under this rule, shall, on expiration of the stay order, proceed from the stage at which they were stayed on fresh date to be fixed."

5. At the end of the declaration in form VIII the following shall be added, viz:—

"under rule (a) $\frac{10}{18}$ and (b) $\frac{21}{18}$ for . . . word."

Fort St. George, February 14, 1925 (G.O. No. 266, No. 204, L. & M.).

No. 253.—The Government direct that non-officials who serve as members of the governing authority connected with a local board may draw the travelling allowance and per-diem admissible to a member of that local board.

ADMISSION OF LAND.

Let It Snow, February 26, 1935.

No. 224.- Whereas it appears to Government that the lands mentioned below situated in the Malak district, Trivendrakott, Chittoor districts, are needed for a police purpose, and, will, for the willing consent of the said Malak Nizam, make no objection to the same being given to the said Government in accordance with the provisions of section 10 of the Madras Land Revenue Act of the 22nd August 1894, be enacted by the Government in accordance with the provisions of the said Act XXXVIII of 1912. The Government hereby authorizes the Sub-Collector, Madanapalle, and his assistants to exercise the powers conferred by section 4 (2) of the said Act and make entries 3 required by the Sub-Collector, Madanapalle, to confirm the functions of a Collector under sections 3-A & of the Act.

Chikmagalur district.² Varadachalk, Mahal village.

Wet lands of the agroirrigation village of Mohal belonging to Lady Mathura Rao and in the enjoyment of the crops mentioned below measuring about 53 roods and lying on either side of Samala Road near the village of Mohal.

[illegible]

As 225.—Whereas it appears to Government that the land mentioned below is needed for a public purpose, to wit, for extending oil storage at the junction of Thompson's Main canal and Thompson's 2nd canal, and to the said lands, which are hereby given to the land whom it may concern, is considered to be the prevention of subsidence (1) of section 4 of the Oil Land Acquisition Act, 1894, as amended by the Land Acquisition Amendment Act XXXVIII of 1920; (2) the Government hereby empower the Collector of Madras and his subordinates to exercise the powers conferred by section 4 (2) of the Act and under section 3 of the said Act to acquire the land; and (3) the Government hereby empower the Collector of Madras to perform the functions of a Collector under section 5-A of the Act.

Madras-district, Coimbatore Division

U.S. No 1111 (part), belonging to Emmanouil FUD and his wife Parvathi, located to the south by U.S. No 7116 (part) and by U.S. No 1204, north and west by No 1011 (part)	30
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35. 151.—Whereas Reports to Government that the lands mentioned above are needed for a public purpose, is not, for the purpose of a public market at Yamalo in Moww village of Karhal taluk, South Khasi district, refers to that which is hereby given to all whom it may concern in accordance with the provisions of sub-section (3) of section 4 of the Land Acquisition Act, 1894, as amended by the Land Acquisition Amendment Act XXXV of 1925. The Government hereby authorizes the Tahsildar of Karhal to exercise the powers conferred by section 4 (3) of the Act and under section 4 to cause the Tahsildar of Karhal to perform the functions of a Collector under section 4-A of the Act.

South Kanara district, Kalya taluk, Marva village.

<p> <i>Tryp. s. sp.</i> 96.1 A-5, belonging to <i>Mykodesia flavipes</i>, recorded on the north and east by S. No. 86.4 A-1; west by S. No. 129; east by S. No. 170-0 and 170-0.8 <i>Tryp. s. sp.</i> 270-0, belonging to <i>Mykodesia flavipes</i>, <i>Mykodesia flavipes</i> (<i>Mykodesia</i>) and <i>Mykodesia flavipes</i> (<i>Mykodesia</i>), recorded on the north by S. No. 170-1; east by S. No. 170-2 A-2; west by S. No. 170-0, and by S. No. 170-0. </p>	<p> 1.00 0.00 2.12 </p>
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No. 317.—Under section 6 of the Land Acquisition Act, 1894, the Government hereby declares that the lands mentioned below and measuring 93 a/c 2 r 20, be the same a 20th more or less, is needed for a public purpose, is, for opening an approach road to the Kharin quarry near Suwasnandi, Harpal village, Gurgaon tehsil, South Western District, and, under sections 8 and 9, the Tahsildar of Gurgaon is appointed to perform the functions of a Collector under the Act and directed to take orders for the acquisition of the said lands. A plan of the land is kept in the office of the Tahsildar of Gurgaon and may be inspected at any Government office house.

South Korean district, Ulsan tank, Hwang wifery

[illegible]

* No 287.—Whereas it appears to Government that the lands mentioned below are trodden down by the way, or, in wot, for the cultivation of a local Food Crop (rice) in the districts of Tanganyika, Tanganyika District, notice to this effect is hereby given to all whom it may concern, an attention with the provisions of section 31 of the Land Acquisition Act, 1902, as amended by the Land Acquisition Amendment Act, XXVIII of 1903. The Government hereby transfers the Revenue Divisional Officer, Tanganyika, and his and his order to exercise the powers conferred by section 4 of the Act and under section 8 appoint the Revenue Divisional Officer, Tanganyika, in person as the Receiver of a Collector under section 5-A of the Act.

Tanganyika District, Vitiwili Island, 1. Japan Government village.

Japan, wot, S. No. 1-2, 3, belonging to Japanese Government, transferred by Japan Government, Tanganyika District, notice to this effect is hereby given to all whom it may concern, an attention with the provisions of section 31 of the Land Acquisition Act, 1902, as amended by the Land Acquisition Amendment Act, XXVIII of 1903. The Government hereby transfers the Revenue Divisional Officer, Tanganyika, and his and his order to exercise the powers conferred by section 4 of the Act and under section 8 appoint the Revenue Divisional Officer, Tanganyika, in person as the Receiver of a Collector under section 5-A of the Act.

II. German Government village.

German, wot, S. No. 1-2, belonging to German Government, transferred by German Government, Tanganyika District, notice to this effect is hereby given to all whom it may concern, an attention with the provisions of section 31 of the Land Acquisition Act, 1902, as amended by the Land Acquisition Amendment Act, XXVIII of 1903. The Government hereby transfers the Revenue Divisional Officer, Tanganyika, and his and his order to exercise the powers conferred by section 4 of the Act and under section 8 appoint the Revenue Divisional Officer, Tanganyika, in person as the Receiver of a Collector under section 5-A of the Act.

III. Dutch Government village.

Dutch, wot, S. No. 1-2, belonging to Dutch Government, transferred by Dutch Government, Tanganyika District, notice to this effect is hereby given to all whom it may concern, an attention with the provisions of section 31 of the Land Acquisition Act, 1902, as amended by the Land Acquisition Amendment Act, XXVIII of 1903. The Government hereby transfers the Revenue Divisional Officer, Tanganyika, and his and his order to exercise the powers conferred by section 4 of the Act and under section 8 appoint the Revenue Divisional Officer, Tanganyika, in person as the Receiver of a Collector under section 5-A of the Act.

IV. Chinese Government village.

Chinese, wot, S. No. 1-2, belonging to Chinese Government, transferred by Chinese Government, Tanganyika District, notice to this effect is hereby given to all whom it may concern, an attention with the provisions of section 31 of the Land Acquisition Act, 1902, as amended by the Land Acquisition Amendment Act, XXVIII of 1903. The Government hereby transfers the Revenue Divisional Officer, Tanganyika, and his and his order to exercise the powers conferred by section 4 of the Act and under section 8 appoint the Revenue Divisional Officer, Tanganyika, in person as the Receiver of a Collector under section 5-A of the Act.

V. Japanese Government village.

Japanese, wot, S. No. 1-2, belonging to Japanese Government, transferred by Japanese Government, Tanganyika District, notice to this effect is hereby given to all whom it may concern, an attention with the provisions of section 31 of the Land Acquisition Act, 1902, as amended by the Land Acquisition Amendment Act, XXVIII of 1903. The Government hereby transfers the Revenue Divisional Officer, Tanganyika, and his and his order to exercise the powers conferred by section 4 of the Act and under section 8 appoint the Revenue Divisional Officer, Tanganyika, in person as the Receiver of a Collector under section 5-A of the Act.

VI. Dutch Government village.

Dutch, wot, S. No. 1-2, belonging to Dutch Government, transferred by Dutch Government, Tanganyika District, notice to this effect is hereby given to all whom it may concern, an attention with the provisions of section 31 of the Land Acquisition Act, 1902, as amended by the Land Acquisition Amendment Act, XXVIII of 1903. The Government hereby transfers the Revenue Divisional Officer, Tanganyika, and his and his order to exercise the powers conferred by section 4 of the Act and under section 8 appoint the Revenue Divisional Officer, Tanganyika, in person as the Receiver of a Collector under section 5-A of the Act.

VII. Japanese Government village.

Japanese, wot, S. No. 1-2, belonging to Japanese Government, transferred by Japanese Government, Tanganyika District, notice to this effect is hereby given to all whom it may concern, an attention with the provisions of section 31 of the Land Acquisition Act, 1902, as amended by the Land Acquisition Amendment Act, XXVIII of 1903. The Government hereby transfers the Revenue Divisional Officer, Tanganyika, and his and his order to exercise the powers conferred by section 4 of the Act and under section 8 appoint the Revenue Divisional Officer, Tanganyika, in person as the Receiver of a Collector under section 5-A of the Act.

VIII. Japanese Government village.

Japanese, wot, S. No. 1-2, belonging to Japanese Government, transferred by Japanese Government, Tanganyika District, notice to this effect is hereby given to all whom it may concern, an attention with the provisions of section 31 of the Land Acquisition Act, 1902, as amended by the Land Acquisition Amendment Act, XXVIII of 1903. The Government hereby transfers the Revenue Divisional Officer, Tanganyika, and his and his order to exercise the powers conferred by section 4 of the Act and under section 8 appoint the Revenue Divisional Officer, Tanganyika, in person as the Receiver of a Collector under section 5-A of the Act.

* No 288.—Whereas it appears to Government that the lands mentioned below are needed for a public purpose, in wot, for increasing the Japanese Government's land with Japanese Government land in the Japanese City, notice to this effect is hereby given to all whom it may concern, an attention with the provisions of section 31 of the Land Acquisition Act, 1902, as amended by the Land Acquisition Amendment Act, XXVIII of 1903. The Government hereby transfers the Revenue Divisional Officer, Tanganyika, and his and his order to exercise the powers conferred by section 4 of the Act and under section 8 appoint the Revenue Divisional Officer, Tanganyika, in person as the Receiver of a Collector under section 5-A of the Act.

Under section 184 of the Madras Local Boards Act, 1920, the District Board of Madurai hereby notify that the Darnal toll-gate situated at the junction of Darnal and Sheni roads will be abolished with effect from 1st April 1925.

Under section 184 of the Madras Local Boards Act, 1920, and in pursuance of the notification issued under date 6th December 1924 and published in Part I A, of the Fort St. George Gazette, dated 26th January 1925, the District Board of Madurai hereby notify that the subsidiary gate on the branch swing-off after the fourteenth mile-stone of the Madurai-Bengaluru road will be permanently shifted to the third fork-off after the twelfth mile-stone of the same road with effect from 1st April 1925.

Madurai District Board Office,
25th February 1925.

P. GOVINDU KUNDU,
Vice-President in charge.

The District Board of South Kanara hereby notify that with effect from 1st April 1925 toll will be levied in accordance with schedule IV of the Local Boards Act, 1920, at the toll-gates at Shiwur and Gundapur on all kinds of traffic that is not only on carts carrying fuel and timber etc. but also other commodities, on carriages, palanquins and animals.

South Kanara District Board Office,
13th February 1925.

N. SUBHA RAO,
President.

Under rule 47 (1) of the Madras Local Boards Act, 1920, and under rules for the election of members of district boards by tank boards M.E. Mr. V. R. Srinivas Ayyangar Arangal has been declared duly elected as member of the Thinnakudi District Board by the Kaveri Tank Board.

Kaveri Tank Board Office,
27th January 1925.

[Legible],
President.

Under section 18 of the Madras Local Boards Act XIV of 1920, it is hereby notified that M.E. Mr. S. Subbaraya Soudar Arangal, is declared to have been unanimously elected as President of the Pallakudi Tank Board.

Pallakudi Tank Board Office,
2nd January 1925.

S. SUBBARAYA SUNDAR,
Vice-President in charge.

Under section 4(3) of the Madras District Municipalities Act V of 1920 and under rule 7 (1) of the rules for the election of members of municipal councils, M.E. Mr. Anthoniah Sankaraya Nayudu Gura is declared to have been duly elected as municipal councillor for ward No. 18 of the Madurai municipality. His term of office will continue up to 31 December 1925.

Madurai Municipal Office,
24th February 1925.

YAHYA ALI,
Chairman.



THE FORT ST. GEORGE GAZETTE.

Published by Entotheca.

No. 81

WADSWAS, TUESDAY EVENING, FEBRUARY 24, 1926. (PUBLISHED WEEKLY)

Part 3-3.—Educational.

CONTESTS

Low (Favorable)	High (Unfavorable)	Mean	Standard Deviation	Standard Error	Sample Size	Confidence Interval	Significance Level
1.0	2.0	1.5	0.5	0.1	25	1.3 - 1.7	0.05

the past 10 years.

Overseas Technical Personnel—Cardholders placed in High School and Secondary Education under the Civilian Control Program for Overseas Policy, 1950.—Cardholders placed and listed in 1946 of National Geographic Society during 1953.

LAW DEPARTMENT.
(Education.)

(Education)

LEAVE

Fort St. George, February 18, 1818.

No. 15—Mr. H. O. Kershaw, Acting Inspector of European Schools, leaves on average pay for six months from or after the 1st April 1933 under rule 61 (d) of the Fundamentals Rules.

APPOINTMENTS

Port St. George, February 14, 1919.

No. 24.—M.R. By, Subedra Appaswami Ayyar Ayyangar, Assistant Professor, Presidency College, Madras, in the Salubrious Educational Service (College Branch), to be Lecturer in Physics, Government College, Kanchi, in the Madras Educational Service.

26. Mr.—Under clause 5 of the Indian Elementary Education Act, 1909, the Government are pleased to appoint Mr. K. Gogala Appa, B.A., Assistant Inspector, Chingleput District, to be a member of the District Educational Council for the district of Chingleput, vacated by Mr. E. A. Fuller.

Feb 26, Group, February 14, 1929.

(With effect from the date of taking shares.)

No. 38.—Mr. Malcolm Stuart Houghton Thompson, Acting District Educational Officer, Bellary, to officiate as Inspector of Karnataka Schools.

No. 39.—Mr. Edward Fothergill Saunders, is to District Hospital Officer, South Africa without prejudice to his officiating appointments as District Hospital Officer, Madras.

No. 46.—M. R. By. Home, Sao Mangsha, Sao, Suvar Aranya, Fleasometer, Model School, Tishom's College, buslopet, and Othandog District Educational Officer, Tanjore, is officiating as Principal, Government High School, Tellothery, in the Madras Educational Service, with effect from the date of taking office.

NOTIFICATIONS.

Fort St. George, February 13, 1925.

No. 41.—Under section 5 of the Madras Educational Institutions Act, 1920, the undermentioned professions have been allowed to be members of the District Educational Council for the district noted below by the agencies noted against their names:—

Place of district.	Names of persons stated.	Agency by which stated.
Chingleput ..	The Rev. J. P. Brington, vic. the Rev. J. B. H. Harper, vicar-general.	Wesleyan Mission.
South Kanara ..	H. J. Ahmed, Bury Sahib Bahadur, vic. M. R. R. H. H. Bahadur S. Rajah, Thiruv.	Tahsil Board, Mangalore.
Qatar ..	The Rev. G. E. Haas, vic. the Rev. M. E. Thomas, vicar-general.	American Evangelical Lutheran Mission.
Vingapalan ..	M. R. R. H. H. Bahadur S. Rajah, Thiruv.	Tahsil Board, Vengal.
Yokan ..	The Rev. H. H. Meyer, vic. the Rev. A. F. A. Nandorff.	American Evangelical Lutheran Mission.

Fort St. George, February 14, 1925.

Qatar ..	M. R. R. H. H. Bahadur S. Rajah, Thiruv.	Tahsil Board, Vengal.
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Fort St. George, February 14, 1925 (G.O. No. 124, Law (Education)).

No. 12.—In the Public Service Notification published on pages 24 to 25 of Part I-B of the Fort St. George Gazette, dated the 15th January 1924, in the table appended to Article 3, under the head "CC. Agricultural Department", substitute the following for items (1) and (2):—

Class or appointment.	Term	Remarks.
(1) Manager of agricultural school, agricultural demonstration, teaching students at the College of Agriculture and Animal Husbandry of Agriculture.	Diploma in Agriculture conferred by the College of Agriculture, Government of India, or the degree of B.Sc. in Agriculture by the University of Madras or any other degree recognized as equivalent thereto.	In some cases, Managerial Director may be appointed from among men with broad agricultural training.
(2) Graduate in the subjects mentioned in the schedule and general services.	Do.	Occasionally a graduate selected on a general basis may be appointed on the service sections as a specialist.

Fort St. George, February 17, 1925.

No. 43.—The following notification of the Government of India is published:—

ARMY DEPARTMENT.

D.O. No. 104 December 1924.

Sums.

No. 1046.—In the matter of the Charitable Endowments Act VI of 1923 and in the matter of the Silver Wedding Fund.

Whereas the Fund known as the Silver Wedding Fund (hereinafter called the said Fund) submitted as an offering to Her Majesty the Queen Empress on a token of loyalty and affection on the occasion of the 25th Anniversary of their Imperial Majesty's Wedding was at the request of Her Majesty vested in the Treasurer of Charitable Endowments for the Punjab (by Notification No. 2052 published in Part I of the Gazette of India, dated the 25th October 1918) for the purposes therein specified.

And whereas by Notification No. 925 published in Part I of the Gazette of India, dated the 2nd August 1924, the said Fund as it then existed was transferred to the Treasurer of Charitable Endowments for Bengal for the purposes aforesaid.

And whereas it being found that the said Fund is greater than is required for the purposes set out in the said Notification No. 1025, dated the 25th October 1918, Her Majesty the Queen Empress graciously intended her willingness that, subject to the sanction of the Court being obtained, the purposes for which the said Fund should be applied should be extended so as to include the purposes set out in the following words.

And whereas in a suit in the High Court of Judicature at Fort William in Bengal, No. 2297 of 1924, entitled *Advocate-General of Bengal and An. vs. Captain R. Webb-Johnson and Or.*, it was declared that the objects of the trust in the matter of the Silver Wedding Fund should be "the education and maintenance of children and dependants of Indian officers and soldiers (including men contingents) who rendered military service under the Crown during the Great War or took part or may hereafter take part in subsequent warlike operations". And it was ordered and decreed that the defendants before declared and apply the said Fund towards meeting those who come under the said objects as extended by the said decree and the Administrators of the Fund have accordingly applied to the Governor-General in Council to amend the said Notification No. 2052 and 2054.

And whereas the said Fund now comprises the securities and such specified in Schedule A,

Now in pursuance and exercise of the powers conferred by and by virtue of Sections 4 and 7 of the Charitable Endowments Act, 1920, and any other powers therein existing, in pursuance of the said Statute No. 3123, dated the 25th October 1919, and Statute No. 305, dated the 1st August 1924, it is hereby ordered by the Governor-General in Council that the said Fund, which is now vested in the Treasurer of Charitable Endowments for the Province subject to the Government of Bengal under Notification No. 1078, dated the 1st August 1924, on the terms therein mentioned shall now be devoted to and applied for the education and support of children and dependants of Indian officers and soldiers (including non-combatants) who rendered military service and in the Grown during the Great War or who took part or may hereafter take part in subsequent warlike operations, in accordance with the scheme framed by the Governor-General in Council as the application of the said fund under powers conferred by Sections 4 and 7 of the said Charitable Endowments Act, a copy of which is set forth in Schedule "B" hereto.

SCHEDULE "A"

Particulars of securities and cash of which the Silver Wedding Fund now consists—

	Rs.	A.	P.
54 per cent loan, 1928	7,70,000	0	0
54 per cent G.P. Notes, 1915	3,000	0	0
4 per cent Bonds, 1929	2,71,000	0	0
4 per cent Bonds, 1931	2,44,000	0	0
5 per cent Bonds, 1934	25,000	0	0
4 per cent Bonds, 1937	10,000	0	0
Balance in Current Account at the Reserve Bank of India, Rs.	10,000	4	4
Total	13,20,000	4	4

SCHEDULE "B"

Scheme for the administration of the Silver Wedding Fund.

Whereas by a Vetting Order made by the Governor-General in Council under the powers conferred by Sections 4 and 7 of the Charitable Endowments Act, 1920, and any other powers therein existing by Notification No. 3055 published in the Gazette of India on the 10th day of December 1924 certain securities and cash specified in Schedule "A" thereto were vested in the Treasurer for Charitable Endowments for the Province subject to the Government of Bengal upon the terms as to the application of the same and the income thereof therein set forth that it is hereby ordered that the said securities and cash and the income thereof shall be devoted and applied in the education and maintenance of children and dependants of Indian officers and soldiers (including non-combatants) who rendered military service under the Crown during the Great War or who took part or may hereafter take part in subsequent warlike operations, in accordance with the scheme therein referred to and settled by the Governor-General under the powers conferred by sections 4 and 7 of the said Act being the present scheme.

Now it is hereby declared that in pursuance and exercise of the powers conferred by the said sections 4 and 7 of the said Act and any other powers therein existing, the Governor-General in Council has been pleased to settle the following scheme for the administration of the said fund consisting of the said securities and investments in pursuance of the vesting scheme as set out in the said Notification No. 3123:

1. The said fund shall be called the "Silver Wedding Fund".

2. The income of the said securities and of any securities in which in pursuance of the provisions of the said Act the said cash or the proceeds of sale of any of the said securities (which may in pursuance or exercise with such provisions be sold) shall be credited, shall be collected and received by and all securities cash and income hereon or collectively referred to as "the Fund" shall be accumulated and applied to meet the expenditure mentioned by the following persons, viz.:

The Hon'ble Mr. Arthur Cecil McWhinnie, C.B., I.C.S.

James Alexander Fisher, Esq., C.B.,

Stanley Webb Johnson, Esq.,

Lieutenant His Highness Bahadur Khan, C.B., Khan Bahadur, Bahadur,

Bahadur-Major His Highness Gursing Dalwadia, C.B.,

or such of them as may for the time being continue to act as Administrators for the purpose of this scheme or such other persons as may from to time by virtue of any appointment or appointment or nomination of the persons hereinafter mentioned or otherwise named therein or any of them as the Administrators for the time being of the Fund for the purpose hereof and the said persons or such of them as may at any time continue to act as other such Administrators as aforesaid are hereinafter called the Administrators.

3. The Fund shall be applied and employed at the discretion of the Administrators in and for the benefit of those eligible under the said Vetting Order No. 1060, dated the 10th December 1924, in all or any of the following ways:—(a) The provision of scholarships of such amounts and to such persons as the Administrators may from time to time (whether on their own initiative or on applications received from Government officers, Imperial or Local Councils or as Indian Princes or Chiefs) find it having regard to the special ability of such persons and their suitability in other respects in the opinion of the Administrators to receive and to such scholarships. The scholarships shall be of such amounts respectively as the Administrators shall think sufficient having regard to the circumstances of such particular case in providing for the maintenance as well as the education of the recipients and may be granted for education in such institutions as the Administrators may think proper (including of and so far as they think proper high schools, art colleges, technical schools and colleges, special military schools and colleges (including schools and colleges for the education of children of Indian officers and soldiers) and in the case of scholarships for technical institutions may, if the Administrators think fit, include equipment as they consider sufficient to cover the cost of initial equipment,

(v) the payment of money is set up in life the members of the said Fund, after completion of their sentence, e.g., for the purchase of implements or of land for such subjects, (vi) the sentence of widows of Indian officers who are not in receipt of pensions or widows whose persons are handicapped.

4. The capital as well as the income of the Fund may at any time be applied and employed to such extent as the Administrators may in their uncontrolled discretion think fit for any of the purposes mentioned.

5. The Administrators shall never be less than five in number and, if at any time any member of the body of Administrators for the time being shall die or resign or become incapable of acting as such, the remaining Administrators may appoint any other person in his place and the Administrators may at any time re-appoint any person in such with them as an additional Administrator and the number of the Administrators may at any time by the power be increased and it shall not be obligatory to make any appointment in place of any Administrator dying, resigning or becoming incapable of acting unless the number of the remaining Administrators shall be less than the minimum number provided. If and so long as the number is at any time reduced below that minimum, the remaining Administrators shall not act except for the purpose of appointing a fresh Administrator or Administrators.

6. The Administrators may at any time or times delegate any powers and discretions hereby conferred on them in connection with the application and distribution of the Fund and the income thereof to Local Governments or such persons or persons as they may think fit.

7. For the purpose of advice, discussion or determination of the Administrators three shall be a quorum and it shall not be necessary for them to meet for the purpose of discharging their duties, but any resolution, decision or determination recorded in writing and signed by not less than three of them shall have the same force and effect as a resolution passed at a meeting at which a quorum was present.

Fort St. George, February 2, 1925 [G.O. No. 148, Law (Madras)]

No. 41.—Rules for the working of the Government Oriental Manuscripts Library, Madras.

[N.B.—In framing these draft rules the existing rules and practices have been fully considered and such additions and modifications as are considered necessary for providing the greatest public service, more especially in regard to the circulation of the manuscripts in the library by general request or interested in advanced Oriental studies are included.]

I. General.—The Government Oriental Manuscripts Library shall mainly be a consulting library.

II. Working hours.—The library shall be open from 11 a.m. to 4 p.m. on Saturdays and from 11 a.m. to 3 p.m. on all other days except Fridays and on gazetted holidays. The library will, however, be kept open, as usual, during Easter and Christmas.

III. Readers in the library.—Readers may consult all manuscripts and books except those that are considered objectionable which will be issued only with the sanction of the Curator. A confidential list of objectionable books will be prepared by the Curator and kept with the librarians. Readers are required to handle the manuscripts and books issued to them with great care and to comply with such instructions as the librarians may issue to them in this connection. They shall keep their places while consulting manuscripts and books. They shall not be allowed to take any manuscript or book themselves from the shelves of the library; nor will they be allowed to take any manuscript or book outside the library or to make any mark or underline anything in the manuscripts or books, or to use ink in taking copies or extracts except with the permission of the Curator. Before leaving the library readers shall return all the manuscripts and books issued to them and shall not that their return is duly acknowledged in the issue register. Any infringement of these rules will render the privilege of admission to the library liable to forfeiture.

IV. Supply of transcripts to students.—Arrangements will be made, as far as practicable, for supplying a transcript of any manuscript in the library to any person who may apply for it at his own cost at the rate to be fixed by the Curator. Those who apply for copies may be required by the Curator to send the whole or part of the estimated charges in advance. Certified copies of manuscripts and records will be granted by the Curator on application being made through works of law.

V.V.—The rates of copying and transcribing charges will uniformly be as follows:

Devanagari.	} Rs. 4-0-0 per 1,000 grantha.
Manipuri.	
English.	
Tamil.	
Telegu.	
Grantha.	} Rs. 2-0-0 per 1,000 grantha.
Grantha.	

For two languages Rs. 2-12-0 per 1,000 grantha for all scripts

V. Loans of duplicate copies of manuscripts.—Persons resident in Madras or its immediate vicinity—Persons engaged in advanced Oriental studies or research, who resident in Madras or its immediate vicinity, may borrow duplicate copies of the manuscripts in the Government Oriental Manuscripts Library relating to their subject on the security of a deposit sufficient to cover the cost of transcripts and other charges to be fixed by the Curator, or as the proprietor of a college or university or the head of a recognized high school or an approved Oriental library institution, or the head of any public library or of any Government office or institution or a member of the advisory committee of the Government Oriental Manuscripts Library, the guarantee being a person resident in Madras.

Form of letter of borrower.

I know well _____
 including however in full as one engaged or interested in _____ name and address of the
 mention the subject of study or research and I hereby undertake to see that he safely returns to the library the manuscript lent to him and that he complies with all the rules of the library
 applicable to this loan.

Station _____

Signature _____

Date _____

Designation and address in full _____

The number of duplicate copies of manuscripts thus lent and the period of loan will be determined by the Curator with reference to the circumstances of each case. Any borrower who fails to return the manuscripts within the due date shall pay a fine of four annas per day, and repeated default will render the privilege of borrowing books to forfeited. Any borrower of a duplicate copy of a manuscript, who is unable to return or returns it in a damaged condition, shall pay the cost of such manuscript as fixed by the Curator.

VI. *Loss of manuscripts represented by empty space in the library is loss of the volume resident in Madras.*—Ordinarily, no manuscript of which there is only one copy in the library shall be lent. However the Curator will be at liberty to lend any such manuscript for research or publication to bona fide scholars resident in Madras on the condition of an indemnity bond in the prescribed form, the number of such manuscripts to be lent, the money value of such manuscripts and the period of loan and such other details being determined by the Curator with reference to the circumstances of each case. No manuscript of which there is only one copy in the library and which is lent under this rule should be allowed to be taken to any place outside Madras.

VII. *Loss of printed books.*—Printed books other than reference books may, at the discretion of the Curator, be lent out of the library to deserving persons or institutions engaged in advanced critical studies or research, when resident in Madras, the number of books to be lent, the period of loan and the guarantee to be taken being determined by the Curator with reference to the circumstances of each case. Borrowers of printed books shall pay to the library the cost of such books as may be damaged or lost by them, the cost in such cases being determined by the Curator. The period of loan under this section shall in no case exceed one month; but the loan may be renewed where such renewal is considered by the Curator desirable; any borrower under this section who fails to return the books within the due date shall pay a fine of one anna per volume per day.

VIII. *Special loan of printed books and manuscripts.*—Any Professor of the Madras University, any Professor in charge of a research student of the University, any member of a constituent college who is engaged in advanced critical studies or research and any member of the advisory committee of the Government Oriental Manuscripts Library may, without deposit or indemnity bond, borrow from the library any printed book or manuscript having particular reference to his subject of special study or research, for such period and on such conditions as may be determined by the Curator in each case. No book or manuscript borrowed under this rule shall be taken to any place outside Madras.

IX. *Loans to persons outside Madras.*—Manuscripts may be lent to deserving persons outside Madras in accordance with the following rules:—

- (1) No manuscript should be allowed to be taken to any place outside India.
- (2) No manuscript of which there is only one copy in the library should be lent.
- (3) Not more than one work at a time should be lent to a borrower though more than one copy of the same work might be lent to him at a time.
- (4) Every intending borrower should be required to execute an indemnity bond in the prescribed form before obtaining the loan of a manuscript and providing should be made in the bond in regard to the period of loan and the maintenance of the manuscript at any time even before the expiry of the specified period if the Curator should call for it.
- (5) The cost of safely transporting the manuscript to the borrower and of its safe return to the library should be borne by the borrower himself.
- (6) At least one good copy of any work lent is lent should invariably be retained in the library.

(7) The Curator will be at liberty to refuse the loan of a manuscript for special reasons such as the extremely injured condition of the manuscript or when there is particular need for its retention in the library.

X. *General rules applicable to all loans of books and manuscripts.*—The Curator may, for sufficient reasons, call for the return at any time of any manuscript or book lent. The Curator will be at liberty to refuse the loan of any manuscript or printed book for special reasons, such as the extremely injured condition or particular need for its retention in the library. The sub-lending of any manuscript or book borrowed from the library is strictly forbidden. For persistent default or serious infringement of the rules or for other sufficient reasons, any borrower may, on the Curator's report to the Director of Public Instruction, and after such further enquiry as the Director may consider necessary, be declared by the Director to have grossly and intentionally forfeited the privilege of admission to the library or of borrowing books or manuscripts from the library.

XI. *Acquisition of manuscripts and their preservation and restoration.*—As far as funds permit, the Curator will acquire from time to time useful manuscripts for the library by purchase or by subscription or on presentation; he will also arrange to do the needful for the

useful preservation of the manuscripts in the library and for the restoration of injured manuscripts from time to time. In this connection, the Council will consult the members of the advisory committee whenever necessary, and will duly consider all the suggestions that may be offered by the members of the advisory committee.

Publication by or through the library.—(b) As far as feasible possible, and in so far as it may be otherwise practicable, the Council will arrange to continue and complete the preparation and publication of descriptive catalogues of all the manuscripts in the library in accordance with the plan which has been followed by several years in regard to this work; and he will also arrange to print and publish from time to time important manuscripts after obtaining the previous approval of the Director before the actual commencement of printing in the case of such work. No work which has already been published elsewhere or whose publication has already been undertaken by any competent private agency should be published by the library at the cost of Government.

(c) The Council will be at liberty to print and publish with the manuscript, whenever necessary, of each member of the staff as he may choose, any important and valuable manuscript in the library through any press or publishing firm, provided that no expenditure is incurred for such purpose from public funds and provided also that the title page makes it clear that the work is published with the help of the Government Oriental Manuscripts Library, Madras, and that the publisher agrees to give to the library gratis, for free distribution to scholars and institutions, not less than twenty-five and not more than one hundred copies in the case of such work as may be determined by the Director. The Council will not accept any remuneration or honorarium from the printer or publisher for his services; but such other members of the library staff as may assist the Council in the work of publication may be permitted by the Council to accept any remuneration or honorarium which may be offered by the publisher provided that, where any such remuneration or honorarium is taken by a member of the staff from a publisher, care is taken to avoid detriment to the other official duties of that member in the library.

(d) In connection with any work of publication carried on by or through the library, the Council will duly consider all the suggestions that may be made by any member of the advisory committee.

Fort St. George, February 16, 1925 [G.O. No. 245, Law (Executive)]

No. 46.—In exercise of the powers conferred by section 50 of the Madras Elementary Education Act, 1920, the Government (Ministry of Education) propose to make the following amendment to the rules framed under section 42 (1) of the Act. Any objections or suggestions in respect of the proposed amendment will be considered if moved before the 15th March 1925.—

DEAR AMENDMENT.

In rule 9 (c) of chapter III of the rules framed under section 42 (1) of the Madras Elementary Education Act, 1920, and published as Notification No. 45, dated 21st February 1925, on page 144-178 of the Fort St. George Gazette, dated 21st February 1925, before the words "and for woodwork or other art" insert the words "for the purposes of garden or horticultural or agricultural work."

V. T. KRISHNANI ACHARYAN,
Secretary to Government.

MISCELLANEOUS NOTIFICATIONS.

LEAVE.

M.R. N. P. Narayana Chari, Officiating Professor of Technical Chemistry in the College of Engineering, Chandy, is granted leave on average pay from the 16th to the 27th February 1925.

EXTENSION OF LEAVE.

Under Fundamental Rule 41 (1) (d), Simon Swaminatha Mudappa, Agency Educational Officer, is granted an extension of leave on average pay from 18th February 1925 to 14th February 1925 inclusive.

Madras, 17th February 1925.

CURRICULUM FOR HANSKERT SCHOOLS.

PRIMARY GRADE.

FIRST YEAR CLASS.

Books—

1. Alphabets (Descriptive)
2. Sanskrit First Reader (Bharati Bhawan, Patna; or, Tatyasaheb)

Provision—

1. A Reader approved for use in the First Standard of the Vernacular Elementary Schools.
2. A knowledge of the names of the important elements of the Hindu calendar.
3. Numeration and Multiplication tables.

SECOND YEAR CLASS.

Sanskrit—

1. Sanskrit School Reader (Bharati Bhawan, Patna, Bihar).
2. Sri Kanchana (K. Subramanya Vaidya, Pondicherry, Madras).
3. Sanskrit Grammar of Anantacharya.
4. Siddhantapada (Bharati Bhawan, 27, Beldingpuri Street, Kanchi, Madras).
5. Selections of Kalidasa's Meghaduta (Vaidya, Vaidya Press, Bangalore, Mysore, Mysore).
6. Reading of the Hindu calendar.

Vernacular—

1. Vernacular Reading Book I (Macmillan & Co., Madras).
2. Arithmetic—Addition, subtraction, multiplication and division to be taught from a vernacular text-book approved for use in vernacular elementary schools.
3. Copy-writing and dictation in Sanskrit as well as in a vernacular language.

THIRD YEAR CLASS.

Sanskrit—

1. Bhagavata of Kalidasa.
2. Vatsyayana's (V. Anantacharya, Mysore, Madras).
3. Sanskrit Grammar of Anantacharya—to be completed.
4. Siddhantapada—to be completed.
5. Sanskrit Grammar.
6. Applied grammar with special reference to Hindi, Sanskrit, Kannada and analysis of sentences.
7. Selected extracts from Bharati Bhawan—for Girls' schools (Bharati Bhawan Press, Kanchi, Madras).

Vernacular—

1. Vernacular Reading Book II (Macmillan & Co., Madras).
2. Arithmetic—Addition, subtraction, multiplication and division to be taught from a vernacular text-book approved for use in vernacular elementary schools.
3. Copy-writing and dictation in Sanskrit as well as in a vernacular language.

English—

1. Texts in the "Reformed series of English books for Indian Schools" by F. A. Talbot and F. E. Smith (Longmans Green & Co., 167, Market Road, Madras).

FOURTH YEAR CLASS.

Sanskrit—

1. Bhagavata of Kalidasa.
2. Chandralekha (V. Anantacharya, Mysore, Madras).
3. Sanskrit Grammar of Anantacharya—to be completed.
4. Siddhantapada—to be completed.
5. Applied grammar with special reference to Hindi, Sanskrit, Kannada and analysis of sentences.
6. Selected extracts from Bharati Bhawan—for Girls' schools—continued.
7. Bhagavata of Kalidasa.

Vernacular—

1. Vernacular Reading Books III and IV (Macmillan & Co.).
2. Arithmetic— vulgar and decimal fractions and position as given in an approved vernacular text-book.
3. History of India—from the beginning up to 1519 A.D. Vernacular edition from "History of India" by H. D. Datta (Longmans Green & Co., 167, Market Road, Madras).
4. Geography by J. A. Taylor, vernacular edition, Book I, part I (Longmans Green & Co., 167, Market Road, Madras).
5. Civics—Vernacular edition (Macmillan & Co., Madras).
6. Selections from Bhagavata into a vernacular and vice versa.

English—

1. Reader I in the same series—to be taught with applied grammar.

ADVANCED GRADE.

FIRST YEAR CLASS.

Sanskrit—

1. Kishkinda of Bharati.
2. Devanagari of Bharati.
3. Bhagavata of Kalidasa by Kanchana (Bharati Bhawan, Patna, Bihar).

Vernacular—

1. Arithmetic—Rules of three, double rule of three and interest.
2. History of India—continued from 1519 A.D. to 1772.
3. Geography—to be completed.
4. Civics—to be completed.
5. Translation from Sanskrit into a vernacular and vice versa.
6. Vernacular Reading Books V and VI (Macmillan & Co.).

English—

1. Reader II in the same series to be taught with applied grammar.

SECOND YEAR CLASS.

Sanskrit—

1. Bhagavata of Kalidasa.
2. Kishkinda of Bharati.
3. Bhagavata of Kalidasa.
4. Bhagavata of Kalidasa—to be completed.

Formulas—

1. Easy Metric Formulas.
2. History of India—is to be completed.
3. Geography by F. A. Yule, Book II (Longmans Green & Co, 167, Strand Road, Madras).
4. Civics—to be completed.
5. Translation and composition.

English—

1. Model III in the series—*to be taught with applied grammar.*

TABLE TRANSLATION AND FORMS TRANSLATION.

Standard and English—

Translation prescribed for the Entrance examination

Formulas—

Translation prescribed for the Intermediate Examination in Arts.

Part II, Group III—*Vernacular languages.*

Note—Special syllabus for Standard and Vernacular schools will announce from the second year onwards of the Advanced grade and may be had from the Superintendent of Standard schools.

Special Information regarding selected previous books: each book for each year will be communicated to superintendents of all assigned schools by the Superintendent of Standard Schools, Colonial P.O., Madras.

Madras, 7th February 1922.

S. C. CHIEFY,
Acting Director of Public Instruction.

GOVERNMENT EXAMINATIONS.**TRAINING SCHOOL-LEAVING CERTIFICATE EXAMINATION, MARCH 1922.****Notes.**

The examination will be conducted in the order of time and subjects shown in the subjoined table—

Days and dates. (1922).	Examinatory grade.		Subjects.
	Hours.		
Thursday, 15th March ..	10 a.m. to 12 noon ..	12 noon to 2 p.m. ..	Organisational and Descriptive Principles of Education.
Friday 16th March ..	10 a.m. to 12 noon ..	12 noon to 2 p.m. ..	Methods of teaching subjects.
Saturday, 17th March ..	10 a.m. to 12 noon ..	12 noon to 2 p.m. ..	Drawing and Book-illustration with Exercises.
Elementary grade.			
Thursday, 15th March ..	10 a.m. to 12 noon ..	12 noon to 2 p.m. ..	First Language.
Friday 16th March ..	10 a.m. to 12 noon ..	12 noon to 2 p.m. ..	Arithmetic for commerce and Engineering and Experimental Geometry for science.
Saturday, 17th March ..	10 a.m. to 12 noon ..	12 noon to 2 p.m. ..	Physiology and General Hygiene.
Sunday, 18th March ..	10 a.m. to 12 noon ..	12 noon to 2 p.m. ..	Drawing and Book-illustration with Exercises.

* Hour of commencement of the examination in the subject.

Candidates in all the subjects must bring with them the fee in the examination table now Press and Printing.

Candidates who use graph sheets should, as above, then in the answer-book that the graph may be the sheet on which the corresponding question is worked and there should be no writing on the back of the graph sheet.

5. *Marked—*Candidates must bring to the examination hall, a couplet of copies (Lammy and sewing), a pair of compasses, a flexible ruler, measuring tape, a pen and ink and blue pencil.

6. A copy of the timetable will be posted in the entrance to the examination hall a day or two before the examination, and candidates will find their register numbers in this list.

7. Admission is given in the following order—

(1) No candidate will be allowed to enter the examination room unless he wears a clean and decent dress, and in all cases where good manners require it, a suitable covering for the head, nor will he be allowed to keep his shoes or unless they are shoes of English pattern, and socks and trousers are worn also.

No candidate suffering from any contagious disease will be admitted to the examination room.

(2) No candidate will be allowed to quit the examination room on any day until the expiration of half an hour from the time fixed for the commencement of the examination, and candidates arriving after the expiration of that half hour will not be admitted.

(3) No candidate will be allowed to re-enter the examination room during the hours of examination, after once quitting it, nor to leave the room without firstly giving up his answers.

(4) Any candidate detected in speaking to, or in any way communicating with, any other candidate will be at once removed from the room and the circumstances reported to the Director of Public Instruction, Madras.

(5) No candidate will be allowed to take into the examination room, shoes, books, ruled sheets, manuscripts or papers of any kind. Any one detected in the violation of this rule or leaving answers in any undergarment will be removed from the room and the circumstances reported to the Director of Public Instruction, Madras.

(6) Candidates are prohibited from taking down the answers to any question on the question paper itself.

(7) Any candidate who does not behave properly towards the Chief and Assistant Superintendents of the examination will be liable to leave his examination, undisturbed and also to be detained from appearing again for any of the examinations.

(8) Candidates whose names are not in the printed list furnished to the Superintendents must submit a written declaration through the Superintendents giving full particulars as regards to themselves and including their address and furnish such evidence as may be possible of their having applied

for admission to the examination at the proper time and paid the prescribed fee. The answers of each candidate will not be valued unless it is clear that the answers of their name is due to no fault of theirs.

(9) Candidates desiring to change their place of examination without previous permission, or appearing at any centre other than the one at which they ought to have appeared, must not expect to have their answers valued. In all cases where permission has been granted, the Superintendent or other person to the change should be produced for the satisfaction of the Superintendents.

(10) A candidate having completed his paper will run down his answer and re-examination until the Superintendent takes his answer-book, and will do so in answer to any question of the Superintendent will pass on the same answer, and will do so in answer to any question of the Superintendent.

(11) Any answer-book sent up without the candidate's name, number and grade of examination affixed will not be valued. The answer-books should be fastened together at the left hand corner, the additional answer-book being placed below the answer-book. In the case of need-work the work of candidates should bear the name, number and grade of examination marked on the outside of the cover.

(12) Candidates will not be allowed to take any papers, except their question papers, out of the examination hall.

(13) Candidates may have to write their answers on both sides of the paper supplied, to them and in this case they will receive the necessary instructions on this point in the examination hall from the Chief Superintendent of the examination.

(14) Candidates are forbidden to use up papers or to throw ink or papers on the floor.

(By order)

Office of the Commr. for Govt. Examinations,
Madras, 15th February 1925.

B. A. MONDAY,
Secretary.

UNIVERSITY OF MADRAS

NOTIFICATION

It is hereby notified that the following School-leaving Certificate holder (with particular as noted hereunder) a pupil who appeared for the Public Examination of 1924 from the Sri Raja's High School, Madras, has been declared eligible for admission to University courses of study in the year 1924-25 and succeeding years:—

Number of certificate	Name of holder	Name of holder or position	Age	Religion	Years since
12111	Ayloosamyappa Krishnamurti	Madras High School	19	Hindu	1924

Madras House, 15th February 1925.

L. T. DESHER KAMARAJAM,
Governor.

In the list of books recommended for D-2 (a) published at pages 914 and 915 of the Port St. George Gazette, dated October 28, 1924:—

For—

"Gives: Great Educators (Hargrave Allen).
Baird: From Locke to Montaigne (Hargrave).
Wood: Children's Play (Hargrave).
Lee: Play and Education (Hargrave).
Macnab and Whitley: Psychology of Childhood (Macnab)."

And—

"Gives: Great Educators of these centuries (Hargrave).
Baird: From Locke to Montaigne (Hargrave).
Wood: Children's Play (Hargrave).
Lee: Play in Education (Hargrave).
Macnab and Whitley: Psychology of Childhood (Macnab)."

Madras House, 20th February 1925.

THE HANARATAPALAM PRESS, 1925.

It is hereby notified that the subject of the work in Telugu for which the prize will be awarded in 1925 is—

"Free Trade versus Protection—with special reference to India."

The following particulars must be noted by the intending competitors:—

(1) *Kind of treatment*—The treatment must be as far as possible and at the same time scientific. To facilitate verification, references must be given for all authorities cited.

(2) *Style*—The style must be simple, unforced and genuine. Where technical words are used, their English equivalents should be given within brackets. Special attention must be paid to accuracy of expression and the clarity of the statement is to be a primary scientific knowledge.

(3) *Length of the work*—The work, if printed, should not be less than 600 pages (more and not exceed 750 pages). This does not include notes and references in the margin and notes.

All competitors should submit their productions so as to be received by the Registrar not later than 1st February 1926. The work should have been prepared solely for the purpose of competing for the prize and should not have been published in any manner previous to submission. Each competitor for the prize must forward with his essay or thesis a declaration that the above conditions have been observed.

All essays and theses for University prizes shall be forwarded to the Registrar by the prescribed date by registered post. No essay or thesis shall bear upon it the name of the competitor or anything whereby his identity can be ascertained by the person to whom it is to be submitted for examination. Each essay or thesis for a University prize shall be headed by a motto or a motto-phrase selected by the competitor and shall be accompanied by a sealed cover bearing on the outside the competitor's name or motto-phrase and containing his name, designation and address and a signed declaration that the essay or thesis has been prepared solely for the purpose of competing for the prize and has not in any manner been previously published. Essays or theses may be printed, typewritten, lithographed or written (but not in the competitor's own hand).

Further particulars regarding the prize will be found on page 200 of Volume II of the Calendar, 1924.

I. THE MARATHA OR TRAYAMPOOR CURRENT PRIZE, 1925.

1. The prize shall be awarded for a thesis on an original investigation in Pure or Applied Chemistry.

2. All theses should reach the Registrar on or before the 1st February 1925.

3. All essays and theses for University prizes shall be forwarded to the Registrar by the prescribed date by registered post. No essay or thesis shall bear upon it the name of the competitor or anything whereby his identity can be ascertained by the person to whom it is to be submitted for examination. Each essay or thesis for a University prize shall be headed by a motto or a motto-phrase selected by the competitor and shall be accompanied by a sealed cover bearing on the outside the competitor's name or motto-phrase and containing his name, designation and address and a signed declaration that the essay or thesis has been prepared solely for the purpose of competing for the prize and has not in any manner been previously published. Essays or theses may be printed, typewritten, lithographed or written (but not in the competitor's own hand).

II. THE SIKHANA PAPERPRIZE PRIZE, 1925.

1. The prize for the year 1925, which may be in the form of money or books and may amount to about Rs. 400 or more, will be awarded by the Syndicate for the best essay or thesis on any topic connected with the Ancient Indian History by Graduates of the University of Madras. The Syndicate may grant a part only of the prize for a thesis not deemed worthy of receiving the whole prize, or may decide to award the prize on the ground of insufficient merit on the thesis submitted. When two or more essays or theses are considered to be of equal merit, the prize will be divided among the authors.

2. All essays or theses should reach the Registrar before the 1st of February 1925.

3. The essay or thesis should be an original work done by the candidate. The candidate shall indicate by means of footnotes, the sources from which his information is taken, the extent to which he has availed himself of the work of others, the date or dates of his references or theories, and the version of his thesis which he deems as original. He shall further state whether the research has been conducted independently, under any advice or co-operation with others, and in what respects his investigations are new or how he advances the study and knowledge of Ancient Indian History.

4. All essays and theses for University prizes shall be forwarded to the Registrar by the prescribed date by registered post. No essay or thesis shall bear upon it the name of the competitor or anything whereby his identity can be ascertained by the person to whom it is to be submitted for examination. Each essay or thesis for a University prize shall be headed by a motto or a motto-phrase selected by the competitor and shall be accompanied by a sealed cover bearing on the outside the name of the prize and the competitor's name or motto-phrase and containing his name, designation and address and a signed declaration that the essay or thesis has been prepared solely for the purpose of competing for the prize and has not in any manner been previously published. Essays or theses may be printed, typewritten, lithographed or written (but not in the competitor's own hand).

5. The successful theses will, under the terms of award of the endorsement, be published by the University, the exact mode of publication being determined by the Syndicate.

III. THE GUJALAM PRIZE, 1925.

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1. This prize will be awarded for the best essay or thesis written on any topic connected with Indian Economics by Graduates in Arts of the University of not more than the first standing who have been born and are resident within the University limits of the University.

2. The value of the prize is at present Rs. 500. The prize will be awarded in 1927 and essays therefor should be submitted to the Registrar before the end of February 1927.

3. The essay or thesis submitted should have been prepared solely for the purpose of competing for the prize and should not have been published in any manner previous to submission. Each competitor for the prize must forward with his essay or thesis a declaration that the above conditions have been observed.

4. While competitors for the prize have unrestricted choice of subject within the limit of Indian Economics, the following suggestions (subject to suitable topics and the methods of presentation are offered for their guidance:—

(a) The economics of a particular industry in a particular locality.

(b) A candidate taking this subject should restrict himself solely to a healthy as limited as that he can become personally acquainted with the whole of it, though illustrations of particular points drawn from published reports relating to other localities may well be used. The candidate should investigate family budgets and working conditions of typical families and endeavour to throw light upon the recent history and prospects of the industry and of those engaged in it.

(c) The economic conditions of a particular agricultural district, either with special reference to special agricultural problems of general importance (e.g., Fungus-worms and Kankara Subdivisions of fields) or with reference to some important local problem, such as that of house-tilts for Agriculture in the Parganas, or the advantages and disadvantages of Marumchattayam on the West Coast.

(d) The contents and questions of some particular note or defined body of workers is either as urban or rural work, the object aimed at being an investigation similar to that of Mr. Arthur Darrow into Anglo-Indian families in Madras, or that of Dr. Harold Harbo into Unfortunates in the village near Poona.

Competitors are not excluded from the sphere of other subjects but should select only such as are of sufficiently manageable dimensions as to permit of the production of essays and those of possible value.

Competitors are warned that essays and theses which do not either contain new facts or new interpretations of previously known facts, or present such rearrangings of facts and ideas as make clearer than before some point of common interest will not be considered of merit sufficient to justify the prize.

6. All essays and theses for University prize shall be forwarded to the Registrar by the prescribed date by registered post. No essay or thesis shall bear upon it the name of the competitor or anything whereby his identity can be ascertained by the person to whom it is to be submitted for examination. Each essay or thesis for a university prize shall be headed by a motto in a non-descript material by the competitor and shall be accompanied by a social cover bearing on the outside the competitor's motto or mottoes and containing his name, designation and address and a signed declaration that the essay or thesis has been prepared solely for the purpose of competing for the prize and has not in any manner been previously published. Essays or theses may be printed, typewritten, lithographed or written (but not in the competitor's own hand.)

IV. THE NEW ZEALAND UNIVERSITY PRIZE, 1925.

Applications for the above Prize will be received up to 30th November 1925. The prize will be awarded to the student who, having qualified in Chemistry for the Degree of B.A. (Honours) or B.Sc. (Honours), or M.A., or M.Sc., has done more than two years previously, has shown aptitude for research. Satisfactory evidence of aptitude for research must accompany the application.

The unfavourable candidate, who appeared for the public examination at the end of the Advanced Course of Studies in Sanskrit Schools conducted by the Educational Department, is also desired eligible for admission in the course of study in Oriental Learning whenever specified qualifying for appearance at the examinations for the title of Vidwan.

Register number	Name of candidate (in full)	Name of father or guardian	Class of community	Age	Remarks.
21	Research Tammis Thipet Rajivendraswami Thero	Thero Thero Thero Thero Thero Thero Thero Thero	Thero...	21	Eligible for admission in Vidwan course with Sanskrit and Upanishad

(By order)

W. McLEAM,
Secretary

Sanskrit House, 24th February 1925.

INDUSTRIAL SCHOLARSHIPS.

Industrial scholarships will be awarded by the Director of Industries to pupils learning a trade or profession in recognised industrial schools or to selected apprentices (boys or girls) serving properly arranged apprenticeships for a specified term of training in workshops or mills where provision is made for the apprentice receiving such instruction in working hours for not less than four hours per week in subjects calculated to improve their value as artisans or operatives on completion of their training. The aim of these scholarships is to encourage learning apprentices and pupils to complete their whole apprenticeship as period of training at one institution or workshop and so to encourage them the present tendency of apprentices to move from workshop to workshop in search of a few extra pence in wages to the detriment of their training and the advantage of their employers.

2. For the present, such scholarships will be awarded pro-tem; namely in approved schools or workshops or mills for a period of five years or such shorter term of apprenticeship as may be fixed in the particular trade or occupation.

The scholarships will be of the value of—

Rs. 1-8 per month during the first year of training

" 2 " " second "

" 3 " " third "

" 2 " " fourth "

" 1-8 " " fifth "

A bonus equivalent to two months' average scholarship will be granted for each year of training to such of the apprentice as successfully complete the whole period of training agreed on at the commencement of the scholarship.

The conditions of award will be as follows—

(1) All scholarship-holders shall be in possession for six months, after which the scholarship will be continued or withdrawn after consideration of a report from the employer or teacher regarding the scholar's work. Scholarships will ordinarily be granted to members of the artisan caste or to others whose families are already in the trade.

(2) No scholarship will be granted to candidates who are over seventeen years of age at the commencement of their apprenticeship, but in the case of Mahomedan candidates, the age-limit may be raised by two years.

(3) The general educational attainments of candidates should be such as would enable them to profit by the training provided. Ordinarily a standard V pass in the primary grade will be required as the absolute minimum, but the nature of the trade to be followed, the pecuniary circumstances of

the candidate, and his general fitness for the work will be taken into account in deciding whether a candidate is qualified for the scholarship.

(4) The candidate and his guardian must enter into an agreement with the employer that he will faithfully fulfil the conditions of apprenticeship, and, where practised by custom or other circumstances beyond his control, serve the full term of apprenticeship that may be agreed on.

GENERAL REGULATIONS.

3. Applications for scholarships payable from 1st July 1925 should be submitted by the head of the institution in which a candidate is studying or intends to study or by the candidate's employer or his manager on or before the 1st June 1925. Applications should be accompanied by a 'discreet' certificate from the school last attended and by such other particulars as are likely to assist the Director in coming to a decision and should be made in forms which may be obtained from his office.

4. The name of successful candidate will be notified by the Director of Industries to the Port St. George Gazette. Each scholarship will come into force on the 1st July 1925.

5. Any scholarship withdrawn during the period for which it is tenable will not be forwarded for the succeeding period to any other pupil.

6. Heads of institutions and employers may grant leave for a period not exceeding one month to scholars who are absent in consequence of serious sickness, but if the leave exceeds this period, no scholarship will be granted for the period exceeding one month. Leave leave may be granted for good and sufficient reasons for a period not exceeding fifteen days in the year. If a scholar is absent for a longer period without a good reason on the reopening day after the vacation or holidays, the scholarship for the vacation or holidays is liable to be withheld by the Director of Industries.

7. No person receiving a scholarship under this notification will be permitted to hold another scholarship, provided wholly or partially by Government, without the special sanction of the Director of Industries.

8. All scholarships are liable to forfeiture for absence, misconduct, irregularity in attendance or failure to make due progress.

9. A scholarship held in any class or year of apprenticeship shall run from the beginning of the month in which the holder joins the class and shall not be drawn after he ceases to attend the class or leaves the workshop. The scholarships are payable monthly.

10. In all cases where payment has been made a certificate of award, applications will be immediately rejected unless there is evidence to show that but for a scholarship the applicant will not be able to continue his studies.

11. In answer to any request submitted under rule 10 of the Malacca Educational Rules, an enquiry will be conducted by the following information shall be furnished by the holder of the certificate to employers concerned, and shall be produced, at the time of any departmental inspection of the institution, on working at all.

(1) Number; (2) name of scholarship-holder; (3) start of scholarship; (4) monthly value of the scholarship; (5) period tenable; (6) number and date of the order in which the scholarship was mentioned; (7) month for which the scholarship bill was drawn; (8) date of the completion of the bill; (9) date of submission of the scholarship money and account; (10) signature of the scholarship holder; and (11) remarks.

12. Government intend that employers of labour will co-operate with Government in this scheme to the extent of conducting recognised classes in their works during working hours or allow their apprentices to attend classes in the Malacca Trades School or any other place where suitable training is provided.

13. Master schools and classes will be eligible for recognition and for a Government grant, provided they are conducted to the satisfaction of the Director of Industries, Inspector of the schools of scholarship-holders in attendance.

Malacca, 13th February 1925.

E. F. THOMAS,
Director of Industries.

GOVERNMENT SECONDARY TRAINING SCHOOL, VILLUPURAM (TEMPORARY), SOUTH ARKOT.

Applications are invited from candidates whose mother language is Tamil for admission into the Government Secondary Training Class, Villupuram, in July next.

1. Applicants must have passed the late Matriculation or Upper Secondary Examination or the Intermediate Examination of the Malacca University or must hold good completed Secondary School-leaving Certificates.

2. The number of provincial students is 25 and the rate of stipend is Rs. 15 per annum. The period of training is two years. In the case of candidates who have passed the F.A. Examination or the Intermediate Examination of those who have completed the intermediate course, the period will be only one year.

3. In addition to provincial candidates the District Educational Officer will be prepared to admit candidates whose stipend is paid from Imperial and Local funds and also other candidates as free students. In the case of holders of Secondary School-leaving Certificates both the school and public examination records should be submitted in full.

4. Copies of general admission and entrance certificates should be submitted along with the application. The originals must be produced on admission.

5. Applications should be considered by the inspectors of schools concerned or the inspecting officers in whose jurisdiction the candidates are employed.

6. There are two hostels, one for Brahmins and the other for non-Brahmins, attached to the Government Higher Secondary Training School, Villupuram, in which the Secondary Training students are also eligible for admission, should there be vacancies in them.

7. Applicants should also state if they have applied for admission to any other training school.

8. Selected candidates should be prepared to join the training school on the date required without fail or make up for the period lost but will be held up by authorities without delay.

9. Applications for admission completed in accordance with the above instructions should reach the undersigned before 1st May 1925.

10. Forms of application may be had from the District Educational Officer, South Arcot, Cuddalore S.T., or any inspecting officer.

GOVERNMENT TRAINING SCHOOLS IN THE SOUTH ABOUT DISTRICT

The District Educational Officer, South Area, hereby certifies that the introduction of the Deputy Inspectors and Managers of aided schools in the South Area District, that institutions of the elementary grade will be admitted for testing in July 1935 in the following Government training schools under his charge:—

Name of Institution.	Number of students.		Total.
	Higher secondary.	Lower secondary.	
(1) Government Training School, Villapalem ..	51.	56	107
(2) Do. Cadisalem ..	46	58	104
(3) Do. Chintamani ..	51.	55	106

2. The period of training is two years in the case of students of both the elementary higher and lower grades.

² Obviously the candidates will be sent to the Government training school selected by them. Applications should be submitted accordingly. Changes of school in the middle of the course will not be allowed.

4. The District Educational Officer will make the selection on the recommendations of the subordinate inspecting officers. Each Deputy Inspector should furnish the teachers whose names are recorded in the register maintained in his office as per article 108 of the Indian Public Schools Act of 1919, for whom he is prepared to recommend, a certificate, or a receipt thereof, from the mandal officer shall certify the appointments according to the instructions given above. Consideration should be inferred that they are the risk of losing their appointments or having their grant suspended, if after selection, they fail to join the training school on the due date.

2. Two separate lists—one for the higher elementary candidates and the other for the lower elementary students—and that for each training school must be communicated in the office of the Deputy Inspector and submitted with a tabular statement containing the following particulars about each candidate to—

(3) Serial number; (3) name in full; (3) age on 1st July 2013; (4) state of residence; (4) present appointment; (4) length of service as teacher; (7) educational qualifications; (8) language; (9) guarantee of the Deputy Inspector for providing the applicant with an appointment after reaching (10) whether a student is desired; (12) remarks.

[illegible]

8. The tabular statement should contain the names of the candidates in the order in which the Deputy Inspector decides that the selection should be made, and they should be entered with reference to their scores as learners, as used for their training, age, the school from which they apply, their qualifications and the nature of the appointment held by them. The students of the training officers are directed to *Madras Educational Board, rules 144 and 145*. It is expected that each Deputy Inspector will list within or about ten names for each grade. Special efforts should be made to get as many better grade candidates as possible.

2. Teachers employed in the Muhammadiyah schools should submit their applications for raising to the Deputy Inspector of the Muhammadiyah range and not to the Deputy Inspector of Boys' Schools.

4. Teachers employed in Lowa Board school will not be paid any stipends from Prorated funds. There may be provision in the Local Fund or the Minnesota budget under "Stipends to teachers." Over applications may be obtained from teachers with the consent of the President, Toleis Board, or the Chairman of the Minnesota Council, as the case may be, and submitted with a separate list for each teacher school and for each county.

8. If any applications be received from candidates for teaching in the schools out of this district, how should be admitted according to a separate list.

30. Confidentiality in original should be submitted with the applications, and the Deputy Inspectors should satisfy themselves as to the correctness of the information given in them.

24. Supplemental gain will not be considered after the prescribed date in any amount.

12. The late, complete in every respect, and the applications, must be submitted direct by the Agency Inspector to the office on or before the 31st Mar 1935 without fail.

P. NADEAU-ACHARD.

District Educational Officer, South Area

GOVERNMENT SECONDARY AND TRAINING SCHOOL FOR MESSENGERS,
CUTTACK, SOUTH AFRICA.

Applications are invited from candidates seeking admission into the Government Secondary and Training School for Missions, Calicut, for admission in July 1923.

Review of Financial records for members in the department are as follows:—

	1980	1981	1982	1983	1984	1985
Higher Elementary expenditures	30.8
Lower Elementary expenditures (Hindus)	30.8
Do. (Depressed classes)	9.6
Do. (Christians)	8.8

Every candidate will forward with her application the following certificates:—

(1) A certificate from a competent authority to the effect that the candidate is not less than 14 years old and not more than 35 years of age or, in the case of a candidate who has been employed as a teacher in a recognised school for not less than three years, 35 years of age. A birth certificate is required.

(2) A recommendation certificate from an Inspector or a Deputy Inspector of Villages that the candidate has satisfactory service of recommendation and that she has been recommended within the past ten years.

(3) A conduct certificate signed by an Inspector or an Assistant Inspector or the President of a local board or the Chairman of the municipal council or the Manager or the Principal or the Headmistress of a recognised school.

(4) A certificate of education. Only those candidates who have passed the annual examination of the III Form, or who have satisfactorily completed the III Form, course in a secondary school or have passed the annual examination of the VII standard are eligible for admission into the Elementary Higher grade and those who have passed the late Primary examination or a corresponding public or school examination or whose attainments are the opinion of the inspecting officer are not lower than those are eligible for admission into the Elementary Lower grade.

The certificate of physical fitness may be produced by the candidate after admission.

The training course will be for a period of two years in the case of students of the Elementary Higher and Lower grades. Every student will be on probation for 30 working days after admission. Separate hostels are attached to the school for Indian Christian and Muslim. Students who are not permanent residents in Chidambaram will be granted stipends only on condition that they join the hostels.

Applications for admission should reach the undersigned before the 31st April 1925 and a selection committee will be held at this school on the 30th April 1925. Applicants should attend the selection examination at their own cost. Only such candidates as pass the examination will be selected for training.

Application forms and further particulars may be obtained from the Headmistress.

G. M. SARGUNAR,
Superintendent.

Chidambaram M.F., 25th February 1925.

GOVERNMENT SECONDARY AND TRAINING SCHOOL FOR MISTRESSSES, NELLORE.

The Headmistress, Government Secondary and Training School for Mistresses, Nellore, hereby invites for the information of the candidates of the Elementary grade who seek admission into that school that applications are invited from them for training in July 1925.

2. The rates of stipends shall be as follows:—

					RS. A. P.
Higher Elementary stipendaries	10 0 0
Lower Elementary stipendaries	8 0 0
Hostels stipendium	10 0 0
Dependent students	9 0 0

3. The period of training is two years in case of students of both the Elementary Higher and Lower grades.

4. Candidates desirous of undergoing training should send in their applications for admission with certificates of age, health, education, general education and character (signed by an Inspector or District Educational Officer or an Assistant Inspector or by Sub-Assistant Inspectors of Schools, the President of local boards, or the Chairman of graduated councils or the Financial or Manager or Head Teacher of a recognised school or secondary school) so as to reach the Headmistress, Government Secondary and Training School for Mistresses, Nellore, not later than the 31st March 1925. Applications received after the above date will not be considered.

5. The selection of candidates will be in reference to their educational attainments, their service as teachers, the need for their training and the nature of appointments and the school from which they apply for training. Candidates who do not satisfy the age limit under rule 113 of the Madras Educational Rules, i.e., the age must not be less than 14 and must not exceed 35 years or, in the case of a candidate who has been employed continuously as a teacher in a recognised school for not less than three years, 35 years, will not be selected.

6. There will be a selection examination on the 15th April 1925 at 11 a.m. and only such candidates as pass the examination will be selected for training. Applications of candidates who do not appear for the examination, will not be considered.

7. As regards the qualifications for admission, only those candidates who have passed the annual examination of III Form or VII Standard and have been fit for promotion to the IV Form or have been awarded an Elementary School Leaving Certificate of the VII Standard are eligible for admission into the Elementary Higher grade. Those who have passed the late Primary Examination or a corresponding public or school examination or whose attainments are not lower than those are eligible for admission into the Elementary Lower grade. The certificate of general education should be sent in original with the application. The certificate of physical fitness may be produced by the candidate after admission.

8. Separate hostels are attached to the school for Indian Christian and Muslim (Peshawar and Non-Peshawar). Students who are not permanent residents in Nellore will be granted stipends only on condition that they join the hostels.

9. Application forms and further particulars may be obtained from the Headmistress.

Nellore, 31st January 1925.

V. CHINNABOMAI,
Headmistress.

GOVERNMENT TRAINING SCHOOLS IN THE AGENCY DIVISION.

The Agency Educational Officer, Tanjaputnam, hereby notifies for the information of the Deputy Inspectors of Schools and the Managers of Government, Board and Aided Schools that candidates for elementary grade will be admitted for training from 1st July 1925 in the Government Training schools noted below:—

Name of candidate.	Number of examinable candidates.
(1) Government Training School, Tanjaputnam (Orissa)	20
(2) Government Training School, Parbhani	10 (10 Orissa and 4 Marathi).
(3) Government Training School, Bhandarkul	10
N.B.—Teachers of the Government School may be sent to the Government Training School, Bhandarkul.	
2. The period of training is one year and seven months.	
3. The Agency Educational Officer will make selection on the recommendations of the Deputy Inspectors of Schools who should submit their lists direct to this office before the end of March 1925. The lists should be made out separately for each training school.	
4. Lists of reported candidates should also be submitted stating fully reasons for rejection.	
5. Article 114 of the Madras Educational Rules—age limit should be strictly enforced in recommending candidates.	
6. In addition to the provincial stipendium, candidates whose stipends are paid by local boards will also be employed for training. The applications of such candidates should invariably be signed by the President of local boards.	
7. The Deputy Inspectors of Schools should report to exam as possible what positions there is in the budget of each school based upon stipends with the following information:—	
(a) Amount required out of the whole provision for payment of stipends to teachers already under training.	
(b) The balance available for teachers to be admitted in July 1925.	
8. Teachers holding permanent or sub-junior appointments in permanent vacancies at local schools should not be paid stipends from Provincial Funds.	
9. The Deputy Inspectors of Schools should recommend as far as possible only such men as are teachers and have definite appointments to assist to after training.	
10. Only those candidates who have passed the late primary examination, at least the fifth standard with elementary school-leaving certificate marked four or the secondary school examination or have studied first form or above in secondary schools should be recommended.	
11. The general educational certificates of the candidates should be approved by the Deputy Inspectors of Schools and they should be submitted in original with the application.	
12. Once candidates for admission into the Training School, Parbhani, should be positive presidents of the Agency as per orders No. 1814-B-2-3, dated 2nd April 1923, of the Agency Commissioner.	
13. If the number of applicants exceeds the number of positions, a selection examination may be held by the Deputy Inspectors of schools.	
14. Applications for higher elementary grade teachers should also be submitted separately.	

Tanjaputnam, 25th February 1925.

SIVARAMA RATHO,
Agency Educational Officer.

GOVERNMENT TRAINING SCHOOL FOR WOMEN, CONJEEVERAM.

Applications are invited from candidates who seek admission for training in the elementary grade into this institution in July next.

- Those who have passed the annual examination of the III Form, or who have satisfactorily completed the III Form course in a secondary school or have passed the VIII Standard examination are eligible for admission into elementary higher grade and those who have passed the late Primary examination or the V Standard are eligible for admission into the elementary lower grade.
- The period of training in the case of both the elementary higher and lower grades is two years.
- The rate of provincial stipends are as follows:—

	Rs.	A.
Higher elementary	10	0
Lower elementary (Christians)	8	0
Lower elementary (Hindus)	8	0
Lower elementary (Depressed classes)	6	0

5. In addition to the provincial stipendium, candidates whose stipends are paid from local, municipal or private funds will be admitted.

6. Candidates should send to their applications, through the Inspecting officers, presidents of local boards, chairmen of municipal councils or the managers of schools as the case may be, to reach the undersigned not later than 31st March 1925. Applications received after that date will not be considered. Central and general educational certificates should accompany the applications in original.

7. There will be a selection examination on the 21st April 1925, and the admission of candidates into the training classes will depend upon their passing the examination. The applicants should attend the examination at their own cost.

8. Every student will be on probation for fifty working days.

9. There are two hostels, one for Caste Hindus and the other for Indian Christians, attached to this institution. It is compulsory for those who are not permanent residents in this town to reside in the hostels.

10. Application forms and further particulars may be obtained from the Headmistress.

Conjeevaram, 26th February 1925.

P. RUKMANI AMMAL,
Headmistress.

THE LONSDALE TRAINING SCHOOL FOR MISTRESSSES, THE NIGHERS.

The Lonsdale Training School for Mistresses is a European School opened in 1905. Fifty-four 1925. Students who have passed the High School or Senior Cambridge Examination undergo a two years' course and those who have failed in the Intermediate in Arts Examination a one year course of training for the Middle Grade Teachers' Certificate. Students are granted a stipend of Rs. 40 per month which covers boarding fees on the hills. There are two vacancies in the Middle Grade only for 1926.

Applications should be made immediately to the Superintendent, the Training School, Lonsdale Nigral Hills.

Lonsdale, 14th February 1925.

W. H. G. PAIDFIELD,
Superintendent.

GOVERNMENT TRAINING SCHOOLS IN THE TAJORE DISTRICT.

The Acting District Educational Officer, Tajoore district, hereby notifies that candidates of the secondary and elementary grades will be admitted for training in July 1925 in the following Government Training Schools under his charge:—

Name of institution	Number of stipends available			Total
	Secondary.	Elementary.		
		Boys.	Girls.	
Government Training School, Tajoore.	10	20	20	50
Government Higher Elementary Training School, Ajayapattinam.	..	20	20	40

2. The period of training in the case of all students is two years. In the case of those who have passed the F.A. or the Intermediate examination or who appeared for, and failed in, the F.A. or the Intermediate examination the training will be only for one year.

3. The District Educational Officer, Tajoore, will make the selection on the recommendations of the Deputy Inspector of Schools.

4. The Deputy Inspectors are requested to submit to the District Educational Officer two lists, one of selected and the other of rejected candidates. Separate lists for municipal and non-municipal districts should also be submitted for each municipality and taluk board. Rejected candidates should state reasons for rejection against each name. Applications for admission into the secondary grade should be sent to the District Educational Officer, Tajoore, direct, through the superintendents of the schools in which they may be employed; if they are employed in elementary schools the applications should be sent through the Deputy Inspectors of the taluqs. Correct and full addresses should be furnished and adequate present occupation invariably filled in.

5. Persons holding Matriculation certificates or such secondary school leaving certificates as are accepted by the District Educational Officer are eligible for admission into the secondary grade. Persons who have passed the special examination under the secondary school-leaving certificate scheme are also qualified for admission into the secondary grade. For admission into the elementary higher grade class, candidates should have passed the Middle School or Lower Secondary examination or should furnish transfer certificates or other satisfactory evidence of having completed successfully a III Form course. Only those who have passed the Primary examination or its equivalent need apply for admission into the elementary lower grade.

6. Candidates who do not satisfy the condition of age laid down in rule 24 of the Madras Educational Rules should not, except in very special circumstances, be included in the list.

7. Printed forms of application can be obtained by applicants for training in the secondary grade from the District Educational Officer, provided they apply through the superintendent of a recognized secondary school. All others should apply to the Deputy Inspectors of their taluqs.

8. The applications of candidates who have not forwarded general admission certificates in original will not be considered. The certificates of physical fitness will be required only of the candidates chosen as stipendiaries.

9. Applicants should reach the District Educational Officer before 15th March 1925. Applications which are received after the above date or which are not prepared in accordance with the above instructions will not be considered. Applications from teachers employed in schools outside the Tajoore district must come through the District Educational Officer concerned before the prescribed date.

10. In addition to provincial stipendiaries, candidates whose stipends are paid by local or municipal boards will be admitted for training. There may also be vacancies for two students without stipends. No provincial stipends will be considered for teachers who hold permanent appointments in local and municipal schools or who hold such, *pro tem.* appointments in permanent vacancies or who have been given provisional appointments by presidents of local boards who employ them. In the case of these teachers information as to the nature of appointments held by them and whether provision has been made by local bodies in their budgets for their training should be furnished. The applications of such candidates should be signed by the presidents of local boards and not by reporting officers.

11. Selection to the lower elementary and higher elementary training courses will be made with due regard to the representation of communities in the strength of the results of examinations.

to be held at the headquarters of the several Deputy Inspectors. For all details regarding the subjects for examination, dates, etc., the intending candidates should apply to the Deputy Inspectors of Schools at the ranges where they are working.

Tripura, 24th February 1925.

V. G. BHINIVASACHARIAR,
Deputy District School Officer, Tripura.

GOVERNMENT HIGHER SECONDARY AND TRAINING SCHOOL FOR MUHAMMADAN WOMEN, BATAVIA, MADRAS.

The Superintendent, Government, Robert Secondary and Training School, Bapatnam, Madras, hereby notifies for the information of intending candidates for the Secondary and Elementary (Higher and Lower) Grades [of Teachers' Candidates] that applications are invited from them for admission in July 1925.

1. The period of training in the case of both Secondary and Elementary (Higher and Lower) grade students is two years.

2. Persons holding certificates of having passed the Matriculation or the Upper Secondary or the Intermediate examination or those holding satisfactory Secondary School Leaving Certificate are eligible for admission into the secondary grade. In the case of Secondary School-Leaving Certificate holders, their certificate books should accompany the application.

3. The rates of provisional stipends per annum will be as follows:—

Secondary Grade stipendium	Rs. 4. 0.
Higher Elementary Grade stipendium	18 0 0
Lower " " "	10 0 0
Lower " " "	10 0 0

4. As regards qualifications for admission, only those candidates who have passed the annual examination of the Third Form or the old Fourth Standard or new Eighth Standard and have been found fit for promotion to the Fourth Form or have been awarded an Elementary School-Leaving Certificate of the old Fourth Standard or new Eighth Standard, are eligible for admission into the Higher Elementary grade, and those who have passed the late Primary Examination, or the Fifth Standard or have studied in Form I or above are eligible for admission into the Lower Elementary Grade.

5. Candidates who do not satisfy the condition of age, fixed under rule 124 of the Madras Educational Rules will not be selected. The age must not be less than 16 and must not exceed 25 years, or in the case of candidates who have been employed occasionally as a Teacher in a recognized school for not less than three years, 25 years.

Full address of the pupils should be given in her application.

6. Candidates desirous of undergoing training should send to their applications for admission as to reach the Superintendent, Government Robert Secondary and Training School, Bapatnam, not later than 15th May 1925. All applications received after that date will be rejected.

7. Every candidate shall forward with her application the following certificates (all in original):

(a) Certificate of health from a Civil Surgeon, certifying that the candidate is physically fit to perform efficiently the duties of a teacher. This certificate will be required only from selected candidates.

(b) Certificate of general education.

(c) Certificate of conduct (signed by an Inspecting officer or the President of a local board or the Chairman of a municipal council or the Manager or Headmaster of a recognized secondary school).

8. Application forms can be had from the Superintendent.

9. A selection examination for the (Elementary Higher and Lower Grade) will be held on June, 24th 1925. Further elementary education will be sent to applicants.

10. Selected candidates on being admitted shall enter into an agreement with Government binding themselves to teach for a period of two years in an institution recognized by the Madras Educational Rules, and to appear for such examinations as may be prescribed by the Controlling authority.

11. Every student will be on probation for fifty working days of her training.

12. A student may be dismissed by the Controlling authority for continued absence or serious misconduct, and if as dismissed she may be referred with for employment as a teacher. If she is a temporary student she will also be required to refund the whole amount drawn by her from provisional funds.

T. LAKSHMI,
Superintendent.

Bapatnam, 16th February 1925.

GOVERNMENT HIGHER ELEMENTARY TRAINING SCHOOL, SALEM.

The District Educational Officer, Salem, hereby notifies for the information of the Deputy Inspectors of Schools and managers of the aided, board and municipal elementary schools in the district that candidates for training will be admitted in July 1925, to the Government Higher Elementary Training School, Salem, as noted below:—

Name of institutions.	Number of students available	
	Elementary Higher grade	Elementary Lower grade
Government Higher Elementary Training School, Salem	40	60

2. The period of training will be two years in the case of students of both the elementary higher and lower grades.

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2. The ordinary rates of partial stipends for the elementary higher and lower grades is Rs 12, 4-0 and Rs. 8-4-0 per mensem respectively. In addition to principal stipends, teachers employed in board and municipal schools will also be admitted for training but no provincial stipends will be granted to teachers who hold permanent and sub. per tem. appointments in board and municipal schools.

3. As regards qualifications for admission, only those candidates who have satisfactorily completed a course of instruction attaining at least Form III or VIII Standard or have been awarded an Elementary School Leaving Certificate of the VIII Standard school, fair or good are eligible for admission into the elementary higher grade and only those who have passed the last Primary examination in a corresponding public or model examination at whose attendance in the opinion of the District Educational Officer are not lower than these, are eligible for admission into the elementary lower class. Preference will be given to candidates whose educational attainments are above these minimum requirements. The certificate of previous education and conduct should be sent in signed with the application.

4. Applications for training should be submitted to the Deputy Inspector of Schools of the taluka concerned before 15th April 1925.

5. Printed forms of applications can be obtained from the Deputy Inspector of Schools of the taluka concerned.

R. A. STEELE,

District Educational Officer, Solon.

Solon, 15th February 1925.

GOVERNMENT TRAINING SCHOOLS IN THE NORTH ARCOT DISTRICT.

The Acting District Educational Officer, North Arcot, hereby notifies for the information of the Deputy Inspectors and Managers of Aided Schools in the district that candidates of the Elementary grade will be admitted for training in July 1925 in the following Government training schools under his charge:—

Name and name of institution	Number of students available		
	Higher Elementary.	Lower Elementary.	Total.
(1) Government Higher Elementary Training School, Ranipet	40	60	80
(2) Government Mohammedan Training School, Arcot	..	60	60

2. The period of training is two years in the case of students of both the Elementary Higher and Lower grades.

3. The District Educational Officer will make the selection on the recommendations of the Deputy Inspector of Schools. Each Deputy Inspector should furnish the teachers whose names are recorded in the register maintained in his office, as per article 108 of the Inspection Code with forms of applications for admission printed, encyclopedic or manuscript, and on receipt thereof from the candidates he shall submit the applications according to the instructions given (left). Candidates should be informed that they run the risk of losing their appointments or having their grants withheld if, after selection, they fail to join the training school on the 1st July 1925.

4. Two separate lists—one for the Higher Elementary candidates and the other for the Lower Elementary students—and that for each training school must be accumulated in the office of the Deputy Inspector and submitted with a tabular statement containing the following particulars about each candidate:—

(1) Serial number; (2) name in full; (3) age on 1st July 1925; (4) caste or race; (5) present appointment; (6) length of service as teacher; (7) educational qualifications; (8) language; (9) possession of the Manager for providing the applicant with an appointment after training; (10) whether a stipend is desired; (11) remarks.

NOTE.—Under column 1 must be given (a) public examinations passed with year and number of certificate, or (1) transfer certificate held, or (2) school-leaving certificate held, or (3) nature of present school certificate held with number and date, or (4) is the possessor of any of the foregoing a certificate from the Deputy Inspector of the range in the effect that the candidate's educational attainments entitle him to admission. Higher Elementary students should possess a Lower Secondary examination certificate or a transfer certificate of having secured promotion from the Third Form or an Elementary school-leaving certificate of having successfully completed the course of instruction in the eighth standard.

5. The tabular statement should contain the names of the candidates in the order in which the Deputy Inspector deems that the selection should be made, and they should be selected with reference to their scores as teachers, fit need for their training, age, the school from which they apply their qualifications and the views of the appointment held by them. The statement of the inspecting officers is directed to District Educational Officer, Table 114 and 115. It is expected that each Deputy Inspector's list will contain at least ten names for each grade. It should ordinarily include only the names of persons actually engaged in teaching.

6. Teachers employed in the Mohammedan schools should submit their applications for training to the Deputy Inspector of the Mohammedan range and not to the Deputy Inspector of High Schools.

7. Teachers employed permanently in local board schools will not be paid any stipends from Government funds. If there is any provision in the local fund for the principal's stipend under stipends to teachers, applications may be channelled from such teachers with the consent of the President, Taluk Board, or the Chairman of the Municipal Council, as the case may be, and submitted with a separate list for each training school and for each grade. Clear information should be furnished regarding the nature of the appointment held by them (permanent, sub. per tem or acting, as the case may be).

8. If any applications be received from candidates for training in the schools out of this circle, they should be submitted separately with a separate list.

Sl. No.	Name of student	Date of birth	Grade secured	Period of service	School from which he came by boarding
217	V. Venkatesh Reddy	18th Dec. 1901	B.A.	July 1920 to March 1922.
218	B. Sundarababu	19th May 1900	B.A.	Do.
219	M. S. Sanku	19th August 1900	B.A.	Do.
220	V. Venkatesh	19th May 1900	B.A.	Do.	High School, Hyderabad.
221	G. Venkatesh Aiyar	21st July 1900	B.A.	Do.	Elementary School, Venkateswara
222	S. Venkatesh Reddy	21st July 1900	B.A.	Do.	Do.
223	A. Venkatesh Aiyar	21st July 1900	B.A.	Do.	High School, Venkateswara
224	K. Venkatesh Reddy	21st July 1900	B.A.	Do.	High School, Venkateswara
225	K. Venkatesh Reddy	21st July 1900	B.A.	Do.	High School, Venkateswara
226	K. Venkatesh Reddy	21st July 1900	B.A.	Do.	High School, Venkateswara
227	K. Venkatesh Reddy	21st July 1900	B.A.	Do.	High School, Venkateswara
228	K. Venkatesh Reddy	21st July 1900	B.A.	Do.	High School, Venkateswara
229	K. Venkatesh Reddy	21st July 1900	B.A.	Do.	High School, Venkateswara
230	K. Venkatesh Reddy	21st July 1900	B.A.	Do.	High School, Venkateswara
231	K. Venkatesh Reddy	21st July 1900	B.A.	Do.	High School, Venkateswara
232	K. Venkatesh Reddy	21st July 1900	B.A.	Do.	High School, Venkateswara
233	K. Venkatesh Reddy	21st July 1900	B.A.	Do.	High School, Venkateswara
234	K. Venkatesh Reddy	21st July 1900	B.A.	Do.	High School, Venkateswara
235	K. Venkatesh Reddy	21st July 1900	B.A.	Do.	High School, Venkateswara
236	K. Venkatesh Reddy	21st July 1900	B.A.	Do.	High School, Venkateswara
237	K. Venkatesh Reddy	21st July 1900	B.A.	Do.	High School, Venkateswara
238	K. Venkatesh Reddy	21st July 1900	B.A.	Do.	High School, Venkateswara
239	K. Venkatesh Reddy	21st July 1900	B.A.	Do.	High School, Venkateswara
240	K. Venkatesh Reddy	21st July 1900	B.A.	Do.	High School, Venkateswara
241	K. Venkatesh Reddy	21st July 1900	B.A.	Do.	High School, Venkateswara
242	K. Venkatesh Reddy	21st July 1900	B.A.	Do.	High School, Venkateswara
243	K. Venkatesh Reddy	21st July 1900	B.A.	Do.	High School, Venkateswara
244	K. Venkatesh Reddy	21st July 1900	B.A.	Do.	High School, Venkateswara
245	K. Venkatesh Reddy	21st July 1900	B.A.	Do.	High School, Venkateswara
246	K. Venkatesh Reddy	21st July 1900	B.A.	Do.	High School, Venkateswara
247	K. Venkatesh Reddy	21st July 1900	B.A.	Do.	High School, Venkateswara
248	K. Venkatesh Reddy	21st July 1900	B.A.	Do.	High School, Venkateswara
249	K. Venkatesh Reddy	21st July 1900	B.A.	Do.	High School, Venkateswara
250	K. Venkatesh Reddy	21st July 1900	B.A.	Do.	High School, Venkateswara

Government Training School, Dardanel, 5th February 1935.

M. B. SUBRAMANYAM,

EX-ATTENDS OF THE GOVERNMENT MUHAMMADAN TRAINING SCHOOL
FOR MASTERS, QUETTA

The photographs of the two co-educational schools, whose names and other requisite particulars are given below, are reported to be welcome. Deputy Inspectors of schools of both Hindu and Muhammadan religions (including the American and Irish-American, Jesuites of Ohio schools), presidents of local boards, members of municipal or of parochial councils, managers or headmasters of day schools, and other private institutions, and those who are both at the local schools may be found serving with kindly interest the task to be undertaken to enable them to take advantage of the late date of making them build the overtures of the Society emanating by them in the

Wife of student in full—Muhammad Kuriqi, male or woman, Mohammadi; date of birth, 26th January 1909; period of training, from 12th July 1932 to 26th March 1933; name of the father or guardian, Sahibzada Sahib, Bahawalpur.

Name of student in full, Mohammed Yousif; caste or community, Mahomedan; date of birth, 17th June 1897; period of training, from 24th November 1922 to 24th March 1923; name of his father or guardian—Mohammed Yousif Salih, Varambala.

Govt. Mohammedan Training School for Teachers,
Guxari, 17th February 1925.

SCHOLARSHIP

The District Educational Office, Noida, is pleased to award the scholarship of a monthly wage of Rs. 3-0-0 and the three free-missions allotted to this student, to the undermentioned pupils taxable in the first form for one year from 1st July 1934. —

References

M. Sandmanovich—St. Gabriel's High School, Madison

For a free review

1. H. Sudarmanaty—St. George's High School, Madras.
2. R. Derasny—R.L.M. Fabrics Secondary School, Paravuram.
3. D. H. Sudarman—Christians High School.

F. The scholarship is deferrable to the head of "B. Education"—E. General—Government Scholarships—Secondary Schools—Special for Ad. Students—Transferred—F. "F. and a payable monthly stipend to the head of the school, E. Chatterjee, J. J. superintendent of the school.

Wolfsen, 10th February 1994.

H. A. HANE,
District Educational Officer, Mysore

EXAMINATIONS—JANUARY 1925.

The aforementioned candidate has been declared by the Board to have passed the Orissa Language Teaching Examinations in Hindustani held in January 1925 in—
Muhammad Ali, 65, Motera Road, Bural Jaha's Hill, Bungsore.

(By order) * * *

Office of the Board of Examiners, Cuttack,
Madras, 10th February 1925.

A. R. RAMSODTHAM,
Secretary.

NOTIFICATION.

It is hereby notified for the information of the Presidents of Local Boards, Chairmen of Municipal Councils, Deputy Inspectors of Schools and other managers of elementary schools that one S. A. Gargadema Ayya (Longpet) having been employed in the Board Boys' school, Kanchapurem, Vrindachalan taluk, is relieved from employment in any school under public management on account of his having represented another teacher of Salem district by name S. A. Gargadema Ayya, P.T.O. holder No. 23484.

The following school-leaving certificate of the individual is also withheld by the Director of Public Instruction.

Cuddalore N.T., 13th February 1925.

P. SACHAYACHARI,
District School and Office, South Arcot.

VACANCY.

Applications are invited from graduates (Honnors was preferred) for the post of Sub-Librarian, Government Public Library, on a salary of Rs. 300—15/3—115—21/3—223 per annum. The selected candidate will be on probation for a period of one year from the date of appointment. Applications should reach the undersigned by the 25th March 1925 after which selected candidates will be called for interview. No other interviews will be granted.

Government Public Library, Museum Buildings,
Madras, 10th February 1925.

F. H. GRAVELL,
Principal Librarian.

TELEGU SHORTHAND MANUAL.

Copies of this publication by K. Srikrishna Rao, which has been recommended for the use of candidates taking vernacular shorthand as an optional subject, are available for sale at the Government Press, Mount Road Branch, Madras, at Rs. 4-3-3 a copy.



SUPPLEMENT TO PART I-B

THE FORT ST. GEORGE GAZETTE.

No. 81 MADRAS TUESDAY EVENING, FEBRUARY 24, 1924. (PART I, contd.)

GOVERNMENT EXAMINATIONS.

GOVERNMENT TECHNICAL EXAMINATIONS, NOVEMBER 1924.

The following candidates are declared to have passed the Government Technical Examinations held in November 1924 in the subjects under which their names appear:—

(A notice will be published in Part I-B of this Gazette for *foreign students* in the month of March stating what act, or what application should be made for candidates.)

[*N.B.—Applicants from corresponding public examinations for information as to the names of schools or for a re-examination of their answer papers will not be attended to.*]

B as Bachelor. H B as Honorary Bachelor Degree. M as Master. C as Indian Civil Service.
E as Engineer. W as Woman. A J as Anglo-Indian. A D as Assistant. (P) as Female.

APPLIED MECHANICS (LOWER GRADE).

First Class.			Second Class.		
Register number and name of candidate	Class of Honour	Place of examination	Register number and name of candidate	Class of Honour	Place of examination
3145 T. M. Varughese	B	Trivandrum	3157 E. Mohanrao Pillai	H B	Trivandrum.

MACHINE DRAWING (LOWER GRADE).

First Class			Second Class		
Register number and name of candidate	Class of Honour	Place of examination	Register number and name of candidate	Class of Honour	Place of examination
3153 T. Krishnaswami	..	H B Bangalore.	3159 Chandra Appanna	..	B Madras.
3164 T. Krishnaswami	..	B Madras	3170 W. T. Rangaraj	..	H B Do.
Second Class			Third Class		
3165 T. P. Thevaraja Pillai	..	H B Bangalore.	3171 T. M. Varughese	..	C Trivandrum
3166 S. Sankaralingam	..	B Trivandrum	3172 K. S. Krishnaswami	..	B Bangalore.
3167 S. Thevaraja Pillai	..	H B Bangalore.	3173 S. Krishnaswami	..	B Do.
3168 C. S. Krishnaswami	..	B Bangalore.	3174 S. Krishnaswami	..	B Do.

MACHINE DRAWING (HIGHER GRADE).

Second Class			Third Class		
Register number and name of candidate	Class of Honour	Place of examination	Register number and name of candidate	Class of Honour	Place of examination
3175 Chandra T. Krishnaswami	..	B Madras	3176 Chandra Thomas Joseph	..	A Madras.

ELECTRIC LIGHT AND POWER (HIGHER GRADE).

Second Class			Third Class		
Register number and name of candidate	Class of Honour	Place of examination	Register number and name of candidate	Class of Honour	Place of examination
3177 A. Krishnaswami	..	B Madras			

THE YOUNGSTE & POLK (LOWELL, 1994, 1995)

Register number and name of mortgagor	Name of company	Date of registration	Register number and name of mortgagee	Name of company	Date of registration
101 Easton Trucking Co., Inc.	E	Englewood	102 J. R. Smith & Sons, Inc.	JR	Chillicothe

JOURNAL OF HISTOLOGY AND CYTOLOGY

		First Class.			
Miss F. Rosemary Field		H. H. Chimes			
		Second Class.			
31	Miss M. Chas. Field	35	Miss V. H. Chimes	38	Miss M. Chimes
412	Miss M. Chas. Field	41	Miss M. Chimes	41	Miss M. Chimes
412	Miss M. Chas. Field	41	Miss M. Chimes	41	Miss M. Chimes
412	Miss M. Chas. Field	41	Miss M. Chimes	41	Miss M. Chimes

SWIFT 4.8.0 (1.0.0) (2014-01-01)

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WYATT FINLEY, JR.

		Succes Class	
AHJ Amos East	C	Marginal	

REVIEWER LOWER HEAD.

First Class					
N. Wendi Chaitumana* (F)	FE	Volungun	11th K. Chokkilingam Pila	FE	Slenderly
#11 Ashipa Eira	G	Kamau			
Second Class					
1. Kharokhoi Pangam	B	Nabangot	7th Madanghara Baga*		Grate
2. Kharokhoi Pangam	B	Nabangot	10th Madanghara Baga*	FI	Slender
3. Kharokhoi Ashipa Eira	FE	Volungun	11th Madanghara Baga*		
4. Kharokhoi Ashipa Eira	FE	Volungun	12th Madanghara Baga*		
5. Kharokhoi Ashipa Eira	FE	Volungun	13th Madanghara Baga*		
6. Kharokhoi Ashipa Eira	FE	Volungun	14th Madanghara Baga*		
7. Kharokhoi Ashipa Eira	FE	Volungun	15th Madanghara Baga*		
8. Kharokhoi Ashipa Eira	FE	Volungun	16th Madanghara Baga*		
9. Kharokhoi Ashipa Eira	FE	Volungun	17th Madanghara Baga*		
10. Kharokhoi Ashipa Eira	FE	Volungun	18th Madanghara Baga*		
11. Kharokhoi Ashipa Eira	FE	Volungun	19th Madanghara Baga*		
12. Kharokhoi Ashipa Eira	FE	Volungun	20th Madanghara Baga*		
13. Kharokhoi Ashipa Eira	FE	Volungun	21st Madanghara Baga*		
14. Kharokhoi Ashipa Eira	FE	Volungun	22nd Madanghara Baga*		
15. Kharokhoi Ashipa Eira	FE	Volungun	23rd Madanghara Baga*		
16. Kharokhoi Ashipa Eira	FE	Volungun	24th Madanghara Baga*		
17. Kharokhoi Ashipa Eira	FE	Volungun	25th Madanghara Baga*		
18. Kharokhoi Ashipa Eira	FE	Volungun	26th Madanghara Baga*		
19. Kharokhoi Ashipa Eira	FE	Volungun	27th Madanghara Baga*		
20. Kharokhoi Ashipa Eira	FE	Volungun	28th Madanghara Baga*		
21. Kharokhoi Ashipa Eira	FE	Volungun	29th Madanghara Baga*		
22. Kharokhoi Ashipa Eira	FE	Volungun	30th Madanghara Baga*		
23. Kharokhoi Ashipa Eira	FE	Volungun	31st Madanghara Baga*		
24. Kharokhoi Ashipa Eira	FE	Volungun	32nd Madanghara Baga*		
25. Kharokhoi Ashipa Eira	FE	Volungun	33rd Madanghara Baga*		
26. Kharokhoi Ashipa Eira	FE	Volungun	34th Madanghara Baga*		
27. Kharokhoi Ashipa Eira	FE	Volungun	35th Madanghara Baga*		
28. Kharokhoi Ashipa Eira	FE	Volungun	36th Madanghara Baga*		
29. Kharokhoi Ashipa Eira	FE	Volungun	37th Madanghara Baga*		
30. Kharokhoi Ashipa Eira	FE	Volungun	38th Madanghara Baga*		
31. Kharokhoi Ashipa Eira	FE	Volungun	39th Madanghara Baga*		
32. Kharokhoi Ashipa Eira	FE	Volungun	40th Madanghara Baga*		
33. Kharokhoi Ashipa Eira	FE	Volungun	41st Madanghara Baga*		
34. Kharokhoi Ashipa Eira	FE	Volungun	42nd Madanghara Baga*		
35. Kharokhoi Ashipa Eira	FE	Volungun	43rd Madanghara Baga*		
36. Kharokhoi Ashipa Eira	FE	Volungun	44th Madanghara Baga*		
37. Kharokhoi Ashipa Eira	FE	Volungun	45th Madanghara Baga*		
38. Kharokhoi Ashipa Eira	FE	Volungun	46th Madanghara Baga*		
39. Kharokhoi Ashipa Eira	FE	Volungun	47th Madanghara Baga*		
40. Kharokhoi Ashipa Eira	FE	Volungun	48th Madanghara Baga*		
41. Kharokhoi Ashipa Eira	FE	Volungun	49th Madanghara Baga*		
42. Kharokhoi Ashipa Eira	FE	Volungun	50th Madanghara Baga*		
43. Kharokhoi Ashipa Eira	FE	Volungun	51st Madanghara Baga*		
44. Kharokhoi Ashipa Eira	FE	Volungun	52nd Madanghara Baga*		
45. Kharokhoi Ashipa Eira	FE	Volungun	53rd Madanghara Baga*		
46. Kharokhoi Ashipa Eira	FE	Volungun	54th Madanghara Baga*		
47. Kharokhoi Ashipa Eira	FE	Volungun	55th Madanghara Baga*		
48. Kharokhoi Ashipa Eira	FE	Volungun	56th Madanghara Baga*		
49. Kharokhoi Ashipa Eira	FE	Volungun	57th Madanghara Baga*		
50. Kharokhoi Ashipa Eira	FE	Volungun	58th Madanghara Baga*		
51. Kharokhoi Ashipa Eira	FE	Volungun	59th Madanghara Baga*		
52. Kharokhoi Ashipa Eira	FE	Volungun	60th Madanghara Baga*		
53. Kharokhoi Ashipa Eira	FE	Volungun	61st Madanghara Baga*		
54. Kharokhoi Ashipa Eira	FE	Volungun	62nd Madanghara Baga*		
55. Kharokhoi Ashipa Eira	FE	Volungun	63rd Madanghara Baga*		
56. Kharokhoi Ashipa Eira	FE	Volungun	64th Madanghara Baga*		
57. Kharokhoi Ashipa Eira	FE	Volungun	65th Madanghara Baga*		
58. Kharokhoi Ashipa Eira	FE	Volungun	66th Madanghara Baga*		
59. Kharokhoi Ashipa Eira	FE	Volungun	67th Madanghara Baga*		
60. Kharokhoi Ashipa Eira	FE	Volungun	68th Madanghara Baga*		
61. Kharokhoi Ashipa Eira	FE	Volungun	69th Madanghara Baga*		
62. Kharokhoi Ashipa Eira	FE	Volungun	70th Madanghara Baga*		
63. Kharokhoi Ashipa Eira	FE	Volungun	71st Madanghara Baga*		
64. Kharokhoi Ashipa Eira	FE	Volungun	72nd Madanghara Baga*		
65. Kharokhoi Ashipa Eira	FE	Volungun	73rd Madanghara Baga*		
66. Kharokhoi Ashipa Eira	FE	Volungun	74th Madanghara Baga*		
67. Kharokhoi Ashipa Eira	FE	Volungun	75th Madanghara Baga*		
68. Kharokhoi Ashipa Eira	FE	Volungun	76th Madanghara Baga*		
69. Kharokhoi Ashipa Eira	FE	Volungun	77th Madanghara Baga*		
70. Kharokhoi Ashipa Eira	FE	Volungun	78th Madanghara Baga*		
71. Kharokhoi Ashipa Eira	FE	Volungun	79th Madanghara Baga*		
72. Kharokhoi Ashipa Eira	FE	Volungun	80th Madanghara Baga*		
73. Kharokhoi Ashipa Eira	FE	Volungun	81st Madanghara Baga*		
74. Kharokhoi Ashipa Eira	FE	Volungun	82nd Madanghara Baga*		
75. Kharokhoi Ashipa Eira	FE	Volungun	83rd Madanghara Baga*		
76. Kharokhoi Ashipa Eira	FE	Volungun	84th Madanghara Baga*		
77. Kharokhoi Ashipa Eira	FE	Volungun	85th Madanghara Baga*		
78. Kharokhoi Ashipa Eira	FE	Volungun	86th Madanghara Baga*		
79. Kharokhoi Ashipa Eira	FE	Volungun	87th Madanghara Baga*		
80. Kharokhoi Ashipa Eira	FE	Volungun	88th Madanghara Baga*		
81. Kharokhoi Ashipa Eira	FE	Volungun	89th Madanghara Baga*		
82. Kharokhoi Ashipa Eira	FE	Volungun	90th Madanghara Baga*		
83. Kharokhoi Ashipa Eira	FE	Volungun	91st Madanghara Baga*		
84. Kharokhoi Ashipa Eira	FE	Volungun	92nd Madanghara Baga*		
85. Kharokhoi Ashipa Eira	FE	Volungun	93rd Madanghara Baga*		
86. Kharokhoi Ashipa Eira	FE	Volungun	94th Madanghara Baga*		
87. Kharokhoi Ashipa Eira	FE	Volungun	95th Madanghara Baga*		
88. Kharokhoi Ashipa Eira	FE	Volungun	96th Madanghara Baga*		
89. Kharokhoi Ashipa Eira	FE	Volungun	97th Madanghara Baga*		
90. Kharokhoi Ashipa Eira	FE	Volungun	98th Madanghara Baga*		
91. Kharokhoi Ashipa Eira	FE	Volungun	99th Madanghara Baga*		
92. Kharokhoi Ashipa Eira	FE	Volungun	100th Madanghara Baga*		

REGULATION AND TRIPLICATION MODES (LOWER 18/200)

Species Data					
1174	Cyrt. <i>Acrocyrtus</i>	B	Typhal.	1111	M. S. <i>Edwardsia</i> <i>Edwardsi</i> ... B Typhal.
1175	<i>Edwardsia</i> <i>Edwardsi</i>	B	Typhal.	1112	F. A. <i>Edwardsia</i> ... B Typhal.

BATHWORK AND BATH-MATERIALS LOWER CLASH.

		Rogers Case		Tweed Case		
		Rep.	Dem.	Rep.	Dem.	
414	Yarns, Katherine	1947 Yarns, Katherine
415	Baylis,	1948 Baylis,
416	Guilford, Frederick	1949 Guilford, Frederick
417	Guilford,	1950 Guilford,
418	Guilford,	1951 Guilford,
419	Guilford,	1952 Guilford,
420	Guilford,	1953 Guilford,
421	Guilford,	1954 Guilford,
422	Guilford,	1955 Guilford,
423	Guilford,	1956 Guilford,
424	Guilford,	1957 Guilford,
425	Guilford,	1958 Guilford,
426	Guilford,	1959 Guilford,
427	Guilford,	1960 Guilford,
428	Guilford,	1961 Guilford,
429	Guilford,	1962 Guilford,
430	Guilford,	1963 Guilford,
431	Guilford,	1964 Guilford,
432	Guilford,	1965 Guilford,
433	Guilford,	1966 Guilford,
434	Guilford,	1967 Guilford,
435	Guilford,	1968 Guilford,
436	Guilford,	1969 Guilford,
437	Guilford,	1970 Guilford,
438	Guilford,	1971 Guilford,
439	Guilford,	1972 Guilford,
440	Guilford,	1973 Guilford,
441	Guilford,	1974 Guilford,
442	Guilford,	1975 Guilford,
443	Guilford,	1976 Guilford,
444	Guilford,	1977 Guilford,
445	Guilford,	1978 Guilford,
446	Guilford,	1979 Guilford,
447	Guilford,	1980 Guilford,
448	Guilford,	1981 Guilford,
449	Guilford,	1982 Guilford,
450	Guilford,	1983 Guilford,
451	Guilford,	1984 Guilford,
452	Guilford,	1985 Guilford,
453	Guilford,	1986 Guilford,
454	Guilford,	1987 Guilford,
455	Guilford,	1988 Guilford,
456	Guilford,	1989 Guilford,
457	Guilford,	1990 Guilford,
458	Guilford,	1991 Guilford,
459	Guilford,	1992 Guilford,
460	Guilford,	1993 Guilford,
461	Guilford,	1994 Guilford,
462	Guilford,	1995 Guilford,
463	Guilford,	1996 Guilford,
464	Guilford,	1997 Guilford,
465	Guilford,	1998 Guilford,
466	Guilford,	1999 Guilford,
467	Guilford,	2000 Guilford,
468	Guilford,	2001 Guilford,
469	Guilford,	2002 Guilford,
470	Guilford,	2003 Guilford,
471	Guilford,	2004 Guilford,

FIGURING OUTLINE AND MODEL DRAWING (FOR EX-GRADO)

Plant Class.									
212	Wormwood	1440	Small	27	Common	100	100	100	100
213	Yarrow	1441	Small	28	Common	100	100	100	100
214	Yarrow	1442	Small	29	Common	100	100	100	100
215	Yarrow	1443	Small	30	Common	100	100	100	100
216	Yarrow	1444	Small	31	Common	100	100	100	100
217	Yarrow	1445	Small	32	Common	100	100	100	100
218	Yarrow	1446	Small	33	Common	100	100	100	100
219	Yarrow	1447	Small	34	Common	100	100	100	100
220	Yarrow	1448	Small	35	Common	100	100	100	100
221	Yarrow	1449	Small	36	Common	100	100	100	100
222	Yarrow	1450	Small	37	Common	100	100	100	100
223	Yarrow	1451	Small	38	Common	100	100	100	100
224	Yarrow	1452	Small	39	Common	100	100	100	100
225	Yarrow	1453	Small	40	Common	100	100	100	100
226	Yarrow	1454	Small	41	Common	100	100	100	100
227	Yarrow	1455	Small	42	Common	100	100	100	100
228	Yarrow	1456	Small	43	Common	100	100	100	100
229	Yarrow	1457	Small	44	Common	100	100	100	100
230	Yarrow	1458	Small	45	Common	100	100	100	100
231	Yarrow	1459	Small	46	Common	100	100	100	100
232	Yarrow	1460	Small	47	Common	100	100	100	100
233	Yarrow	1461	Small	48	Common	100	100	100	100
234	Yarrow	1462	Small	49	Common	100	100	100	100
235	Yarrow	1463	Small	50	Common	100	100	100	100
236	Yarrow	1464	Small	51	Common	100	100	100	100
237	Yarrow	1465	Small	52	Common	100	100	100	100
238	Yarrow	1466	Small	53	Common	100	100	100	100
239	Yarrow	1467	Small	54	Common	100	100	100	100
240	Yarrow	1468	Small	55	Common	100	100	100	100
241	Yarrow	1469	Small	56	Common	100	100	100	100
242	Yarrow	1470	Small	57	Common	100	100	100	100
243	Yarrow	1471	Small	58	Common	100	100	100	100
244	Yarrow	1472	Small	59	Common	100	100	100	100
245	Yarrow	1473	Small	60	Common	100	100	100	100
246	Yarrow	1474	Small	61	Common	100	100	100	100
247	Yarrow	1475	Small	62	Common	100	100	100	100
248	Yarrow	1476	Small	63	Common	100	100	100	100
249	Yarrow	1477	Small	64	Common	100	100	100	100
250	Yarrow	1478	Small	65	Common	100	100	100	100
251	Yarrow	1479	Small	66	Common	100	100	100	100
252	Yarrow	1480	Small	67	Common	100	100	100	100
253	Yarrow	1481	Small	68	Common	100	100	100	100
254	Yarrow	1482	Small	69	Common	100	100	100	100
255	Yarrow	1483	Small	70	Common	100	100	100	100
256	Yarrow	1484	Small	71	Common	100	100	100	100
257	Yarrow	1485	Small	72	Common	100	100	100	100
258	Yarrow	1486	Small	73	Common	100	100	100	100
259	Yarrow	1487	Small	74	Common	100	100	100	100
260	Yarrow	1488	Small	75	Common	100	100	100	100
261	Yarrow	1489	Small	76	Common	100	100	100	100
262	Yarrow	1490	Small	77	Common	100	100	100	100
263	Yarrow	1491	Small	78	Common	100	100	100	100
264	Yarrow	1492	Small	79	Common	100	100	100	100
265	Yarrow	1493	Small	80	Common	100	100	100	100
266	Yarrow	1494	Small	81	Common	100	100	100	100
267	Yarrow	1495	Small	82	Common	100	100	100	100
268	Yarrow	1496	Small	83	Common	100	100	100	100
269	Yarrow	1497	Small	84	Common	100	100	100	100
270	Yarrow	1498	Small	85	Common	100	100	100	100
271	Yarrow	1499	Small	86	Common	100	100	100	100
272	Yarrow	1500	Small	87	Common	100	100	100	100
273	Yarrow	1501	Small	88	Common	100	100	100	100
274	Yarrow	1502	Small	89	Common	100	100	100	100
275	Yarrow	1503	Small	90	Common	100	100	100	100
276	Yarrow	1504	Small	91	Common	100	100	100	100
277	Yarrow	1505	Small	92	Common	100	100	100	100
278	Yarrow	1506	Small	93	Common	100	100	100	100
279	Yarrow	1507	Small	94	Common	100	100	100	100
280	Yarrow	1508	Small	95	Common	100	100	100	100
281	Yarrow	1509	Small	96	Common	100	100	100	100
282	Yarrow	1510	Small	97	Common	100	100	100	100
283	Yarrow	1511	Small	98	Common	100	100	100	100
284	Yarrow	1512	Small	99	Common	100	100	100	100
285	Yarrow	1513	Small	100	Common	100	100	100	100

¹⁰ *Id.* 140-141.

◆ 讀者服務部

PREPARED OUTLINE AND MODEL DRAWING (LOWER GRADE)—cont.

General Column—cont.					
Register number and name of candidate	Class of examination	Place of examination	Register number and name of candidate	Class of examination	Place of examination
1907 H. V. Vaidyanathan	N. B.	Madras	1917 S. V. Rajagopal	N. B.	Madras
1908 M. T. Rajalingam	N. B.	Do	1918 C. N. Subramaniam	N. B.	Do
1909 G. Panthuluam	N. B.	Do	1919 A. Peritha Pillai	N. B.	Do
1910 C. K. Varadachari	N. B.	Do	1920 A. Kandaswamy	N. B.	Do
1911 T. Anandakrishnan	N. B.	Do	1921 S. S. Srinivasan	N. B.	Do
1912 P. Srinivasan	N. B.	Do	1922 S. S. Srinivasan	N. B.	Do
1913 D. Srinivasan	N. B.	Do	1923 S. S. Srinivasan	N. B.	Do
1914 C. T. Srinivasan	N. B.	Do	1924 S. S. Srinivasan	N. B.	Do
1915 K. Srinivasan	N. B.	Do	1925 S. S. Srinivasan	N. B.	Do
1916 M. S. Srinivasan	N. B.	Do	1926 S. S. Srinivasan	N. B.	Do
1917 M. S. Srinivasan	N. B.	Do	1927 S. S. Srinivasan	N. B.	Do
1918 M. S. Srinivasan	N. B.	Do	1928 S. S. Srinivasan	N. B.	Do
1919 M. S. Srinivasan	N. B.	Do	1929 S. S. Srinivasan	N. B.	Do
1920 M. S. Srinivasan	N. B.	Do	1930 S. S. Srinivasan	N. B.	Do
1921 M. S. Srinivasan	N. B.	Do	1931 S. S. Srinivasan	N. B.	Do
1922 M. S. Srinivasan	N. B.	Do	1932 S. S. Srinivasan	N. B.	Do
1923 M. S. Srinivasan	N. B.	Do	1933 S. S. Srinivasan	N. B.	Do
1924 M. S. Srinivasan	N. B.	Do	1934 S. S. Srinivasan	N. B.	Do
1925 M. S. Srinivasan	N. B.	Do	1935 S. S. Srinivasan	N. B.	Do
1926 M. S. Srinivasan	N. B.	Do	1936 S. S. Srinivasan	N. B.	Do
1927 M. S. Srinivasan	N. B.	Do	1937 S. S. Srinivasan	N. B.	Do
1928 M. S. Srinivasan	N. B.	Do	1938 S. S. Srinivasan	N. B.	Do
1929 M. S. Srinivasan	N. B.	Do	1939 S. S. Srinivasan	N. B.	Do
1930 M. S. Srinivasan	N. B.	Do	1940 S. S. Srinivasan	N. B.	Do

APPLIED MECHANICS (HIGHER GRADE)

No candidate has passed

Office of the Commr. for Govt. Examinations,
Madras, 24 February 1924.

GOVERNMENT TECHNICAL EXAMINATIONS, APRIL 1924.

The following candidate is also declared to have passed the Government Technical Examination held in April 1924 in the subject under which his name appears:—

TYPEWRITING (HIGHER GRADE).

Register number and name of candidate	Class of examination	Place of examination
1931 H. S. Subramaniam	N. B.	Madras

(By order)

Office of the Commr. for Govt. Examinations,
Madras, 24 February 1924.

D. A. HODDAR,
Secretary.



SUPPLEMENT TO PART I-B

THE FORT ST. GEORGE GAZETTE

No. 83 MADRAS, TUESDAY EVENING, FEBRUARY 24, 1925. [Part, 2 p.m.]

HIGH SCHOOL AND SCHOLARSHIP EXAMINATIONS UNDER THE CODE OF REGULATIONS FOR EUROPEAN SCHOOLS, 1904.

MADRAS PRESTIDENCY AND SCHOOLS.

The following candidates have passed the High School and Scholarship Examinations under the Code of Regulations for European Schools, held in November and December 1924.

1. Certificates will be issued in due season.

2. The names are given in order of merit.

Rank	Register number	Date of birth	Name of candidate	School from which the candidate applied for the examination	Subjects in which the candidate passed
MADRAS PRESTIDENCY					
First Class.					
1	102	25 6 1913	G. Jeyasubramanian (R.M.)	St. John's High School, Fort Thomas, Mylapore, Madras	Arithmetic, Tamil (Composition), and Tamil (Exposition)
2	38	28 8 1919	Quintus Edwin Kallidasa Sankar	St. Joseph's Girls' High School, Tenkasi	Arithmetic, French (Composition), French (Exposition), Tamil and Malayalam
3	42	4 2 1908	Reginald John ..	Madras Boys' High School, Tenkasi	Arithmetic, French (Composition), and French (Exposition)
4	10	26 12 1904	Colman Margaret ..	Presbyterian Church High School, Kodaikanal	Arithmetic, French (Composition), French (Exposition), Drawing and Bookwork
Second Class.					
5	117	21 5 1904	Esthera Jeyam Joseph.	St. Mary's High School, Madras	Arithmetic and Tamil (Poetry)
6	11	24 1 1910	T. T. Ramaswami (R.M.)	St. Joseph's Boys' High School, Coimbatore	Arithmetic
7	70	21 7 1909	Stephen Henry Sankar	Madras Boys' High School, Coimbatore	Arithmetic and Algebra
8	38	27 10 1910	William John Sankar ..	Madras Boys' High School, Coimbatore	Arithmetic and Algebra
9	6	27 2 1905	Marie Dorothy Joseph	St. John's High School, Madras	English, History and Drawing
10	107	22 2 1904	Francis Joseph Anthony Sankar ..	St. John's High School, Madras	Arithmetic and Algebra
11	97	8 8 1909	Thomas Kuri	St. John's High School, Madras	Arithmetic and Algebra
12	40	19 12 1904	Thomas Thomas William Sankar	St. John's High School, Madras	Arithmetic and Algebra
13	285	18 5 1904	Walter John Sankar	St. John's High School, Madras	Arithmetic and Algebra
14	89	18 4 1907	Thomas Kuri	St. John's High School, Madras	Arithmetic and Algebra
15	124	4 10 1904	George Kuri	St. John's High School, Madras	Arithmetic and Algebra
16	74	12 6 1917	Francis Kuri	St. John's High School, Madras	Arithmetic and Algebra
17	20	17 6 1915	George John Sankar	St. John's High School, Madras	Arithmetic and Algebra

(R.M.) = Roman Catholic.

Age	English Society	Date of Birth	Rank (Name-Ship)	Subject taken which the certificate applied for the examination	Subjects in which the candidate passed
MARINE ENGINEERS.					
Senior Class—cont.					
21	26	17 10 1902	Young Edward W. Jones	Boiler High, Civilian	Evening
22	128	26 10 1908	Robinson Stanley Joseph	St. Mary's High, Madras	...
23	18	21 1 1902	William Jones	Presbyterian General High, Kodaikanal	...
24	26	29 9 1901	Conington John	St. Joseph's Boys' High, Calicut	...
25	12	9 4 1901	Stevens Joseph Anthony	Lawrence Memorial, Lonsdale	...
26	17	17 1 1903	Anders William Edward	St. Mary's High, Madras	...
27	110	8 8 1908	Stanley Oswald (S. E.)	St. Mary's High, Madras	...
28	46	28 1 1903	Conington Edward James	St. Mary's High, Madras	...
29	21	4 6 1909	York James Norman (S. E.)	St. Mary's High, Madras	...
30	125	7 1 1904	De Silva William Joseph	St. Mary's High, Madras	...
31	170	21 4 1904	Thomas Charles	St. Mary's General High, Calicut	...
32	170	24 10 1904	Thomas Trinity	Presbyterian General High, Coimbatore	...
33	10	1 1901	Thomas Frederick	St. Mary's High, Madras	...
34	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
35	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
36	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
37	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
38	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
39	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
40	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
41	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
42	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
43	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
44	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
45	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
46	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
47	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
48	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
49	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
50	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
51	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
52	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
53	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
54	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
55	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
56	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
57	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
58	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
59	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
60	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
61	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
62	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
63	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
64	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
65	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
66	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
67	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
68	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
69	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
70	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
71	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
72	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
73	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
74	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
75	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
76	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
77	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
78	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
79	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
80	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
81	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
82	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
83	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
84	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
85	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
86	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
87	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
88	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
89	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
90	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
91	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
92	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
93	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
94	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
95	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
96	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
97	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
98	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
99	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...
100	10	3 1901	Thomas Frederick	St. Mary's High, Madras	...

Rank	Regiment	Date of Birth	Name of candidate	Noted from which the candidate applied for the commission	Subjects by which the candidate passed examination
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MILITARY PRESENTATIONS

Troop Cavalry

61	14	18	1899	Frederick May	St. Mary's Convent High, Calcutta
62	15	21	1897	Frederick Joseph Rogers (Juniors)	St. John's High, San Thome, Mysore, Madras
63	16	28	1897	Oliver Goodall	St. Mary's Convent High, Calcutta
64	17	31	1895	Thomas Noel Harrell	St. John's High, San Thome, Mysore, Madras
65	18	26	1897	Harmonius Baidel	St. Joseph's High, Calcutta
66	19	31	1894	William Thomas	Presbyterian General High, Vepery, Madras
67	20	10	1897	Raja William Ramer (N.E.)	St. John's High, San Thome, Mysore, Madras
68	21	12	1896	Deep Hemachandrar Thirupuraiah (N.E.)	St. Mary's High, Madras
69	22	21	1896	Michael Sam George Haring	Devereux Girls' High, Vepery, Madras
70	23	2	1895	Richard Robert Gregory	St. Joseph's Boys' High, Calcutta
71	24	11	1897	Rajaguru George	Devereux Girls' High, Vepery, Madras
72	25	14	1897	Muler Manay Manant	Devereux Education College, Vepery, Madras
73	26	4	1895	Pauline Thomas Tatters	St. Mary's High, Madras
74	27	20	1895	David Maria Joseph	Presbyterian General High, Kottabathur, Madras
75	28	18	1895	William Robert Jones	St. Joseph's Girls' High, Calcutta
76	29	11	1896	Editha Panchandrar (N.E.)	St. Mary's High, Madras
77	30	21	1894	Thomas Mary	Devereux Education College, Vepery, Madras
78	31	26	1895	Thomas George Henry	Devereux Education College, Vepery, Madras
79	32	10	1895	Thomas Robert Henry Anthony	Devereux Education College, Vepery, Madras
80	33	10	1895	Edward Jones	St. Mary's High, Madras
81	34	10	1897	John George (N.E.)	St. Joseph's Boys' High, Calcutta
82	35	10	1897	Harold George	St. Mary's High, Madras
83	36	10	1895	Frederick George	St. Mary's High, Madras
84	37	10	1895	Frederick George	St. Mary's High, Madras

INFANTRY

First Class

1	18	15	1896	Samuel May	St. Joseph's College, Bangalore
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Second Class

2	19	15	1896	Paul George West	Devereux Education College, Vepery, Madras
3	20	15	1896	Thomas May	St. Joseph's College, Bangalore
4	21	15	1896	Thomas May	St. Joseph's College, Bangalore
5	22	15	1896	Thomas May	St. Joseph's College, Bangalore
6	23	15	1896	Thomas May	St. Joseph's College, Bangalore
7	24	15	1896	Thomas May	St. Joseph's College, Bangalore
8	25	15	1896	Thomas May	St. Joseph's College, Bangalore
9	26	15	1896	Thomas May	St. Joseph's College, Bangalore
10	27	15	1896	Thomas May	St. Joseph's College, Bangalore
11	28	15	1896	Thomas May	St. Joseph's College, Bangalore
12	29	15	1896	Thomas May	St. Joseph's College, Bangalore
13	30	15	1896	Thomas May	St. Joseph's College, Bangalore
14	31	15	1896	Thomas May	St. Joseph's College, Bangalore
15	32	15	1896	Thomas May	St. Joseph's College, Bangalore

Third Class

16	33	15	1896	Thomas May	St. Joseph's College, Bangalore
17	34	15	1896	Thomas May	St. Joseph's College, Bangalore
18	35	15	1896	Thomas May	St. Joseph's College, Bangalore
19	36	15	1896	Thomas May	St. Joseph's College, Bangalore
20	37	15	1896	Thomas May	St. Joseph's College, Bangalore
21	38	15	1896	Thomas May	St. Joseph's College, Bangalore
22	39	15	1896	Thomas May	St. Joseph's College, Bangalore
23	40	15	1896	Thomas May	St. Joseph's College, Bangalore
24	41	15	1896	Thomas May	St. Joseph's College, Bangalore
25	42	15	1896	Thomas May	St. Joseph's College, Bangalore
26	43	15	1896	Thomas May	St. Joseph's College, Bangalore
27	44	15	1896	Thomas May	St. Joseph's College, Bangalore
28	45	15	1896	Thomas May	St. Joseph's College, Bangalore
29	46	15	1896	Thomas May	St. Joseph's College, Bangalore
30	47	15	1896	Thomas May	St. Joseph's College, Bangalore
31	48	15	1896	Thomas May	St. Joseph's College, Bangalore
32	49	15	1896	Thomas May	St. Joseph's College, Bangalore
33	50	15	1896	Thomas May	St. Joseph's College, Bangalore
34	51	15	1896	Thomas May	St. Joseph's College, Bangalore
35	52	15	1896	Thomas May	St. Joseph's College, Bangalore
36	53	15	1896	Thomas May	St. Joseph's College, Bangalore
37	54	15	1896	Thomas May	St. Joseph's College, Bangalore
38	55	15	1896	Thomas May	St. Joseph's College, Bangalore
39	56	15	1896	Thomas May	St. Joseph's College, Bangalore
40	57	15	1896	Thomas May	St. Joseph's College, Bangalore
41	58	15	1896	Thomas May	St. Joseph's College, Bangalore
42	59	15	1896	Thomas May	St. Joseph's College, Bangalore
43	60	15	1896	Thomas May	St. Joseph's College, Bangalore
44	61	15	1896	Thomas May	St. Joseph's College, Bangalore

FAHURE LIST.

NATIVE PRINCIPAL AND BANGALORE.

List of failures in the European High School and Scholarship Examination under the Code of Regulations for European Schools held in November and December 1907.

The following numbers are used to indicate the subjects failed :-

English	1	French	21	Geography (Theory)	20	Domestic Economy	24
Arithmetic	2	Latin (do)	22	Geography (Practical)	21	Hygiene	25
Latin (Composition)	3	Mathematics (do)	23	History	22	Veterinary	26
Physics	4	Algebra	24	Psychology	23	Drawing	27
Chemistry	5	Geometry	25	English History	24	Workshop	28
Mythology	6	Trigonometry	26	Indian History	25	Bookbind	29
Logic	7	Calculus (Theory)	27	Geography	26	Typewriting	30
Euclid (Practical)	8	Optics (Practical)	28	Physiology	27	Bookbinding	31

English number	Subjects failed	English number	Subjects failed	English number	Subjects failed
MADRAS PRINCIPAL.					
1	1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100	32	2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100	33	1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100
BANGALORE.					
101	1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100	102	1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100	103	1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100

MADRAS, 24th February 1908.

M. G. KESSEAW,
Inspector of European Schools, Madras.

Teacher's name and position.	Name of institution.	Ref.	Ref. to which school is attached.	Year of institution's foundation.	Year at which the school was founded.
ELEMENTARY LOWER GRADE—cont.					
[PARENTS CLASS—cont.]					
25003	Sheth's Gymnasium ..	34	C. E. M. Training School, Coimbatore ..	1921, 1922.	1921, 1922.
4493	Shikhar's School ..	35	Government Training School, Bangalore ..	1921, 1922.	1921, 1922.
4416	Shree Narayana ..	36	Do. do ..	Do. do ..	Do. do ..
89912	St. Vincent's ..	37	Government Training School, Bangalore ..	1921, 1922.	1921, 1922.
30004	St. Vincent's ..	38	C. E. M. Training School, Coimbatore ..	1921, 1922.	1921, 1922.
40012	St. Vincent's ..	39	Government Training School, Bangalore ..	1921, 1922.	1921, 1922.
40013	St. Vincent's ..	40	C. E. M. Training School, Coimbatore ..	1921, 1922.	1921, 1922.
40014	St. Vincent's ..	41	Government Training School, Bangalore ..	1921, 1922.	1921, 1922.
40015	St. Vincent's ..	42	C. E. M. Training School, Coimbatore ..	1921, 1922.	1921, 1922.
40016	St. Vincent's ..	43	Government Training School, Bangalore ..	1921, 1922.	1921, 1922.
40017	St. Vincent's ..	44	C. E. M. Training School, Coimbatore ..	1921, 1922.	1921, 1922.
40018	St. Vincent's ..	45	Government Training School, Bangalore ..	1921, 1922.	1921, 1922.
40019	St. Vincent's ..	46	C. E. M. Training School, Coimbatore ..	1921, 1922.	1921, 1922.
40020	St. Vincent's ..	47	Government Training School, Bangalore ..	1921, 1922.	1921, 1922.
40021	St. Vincent's ..	48	C. E. M. Training School, Coimbatore ..	1921, 1922.	1921, 1922.
40022	St. Vincent's ..	49	Government Training School, Bangalore ..	1921, 1922.	1921, 1922.
40023	St. Vincent's ..	50	C. E. M. Training School, Coimbatore ..	1921, 1922.	1921, 1922.
40024	St. Vincent's ..	51	Government Training School, Bangalore ..	1921, 1922.	1921, 1922.
40025	St. Vincent's ..	52	C. E. M. Training School, Coimbatore ..	1921, 1922.	1921, 1922.
40026	St. Vincent's ..	53	Government Training School, Bangalore ..	1921, 1922.	1921, 1922.
40027	St. Vincent's ..	54	C. E. M. Training School, Coimbatore ..	1921, 1922.	1921, 1922.
40028	St. Vincent's ..	55	Government Training School, Bangalore ..	1921, 1922.	1921, 1922.
40029	St. Vincent's ..	56	C. E. M. Training School, Coimbatore ..	1921, 1922.	1921, 1922.
40030	St. Vincent's ..	57	Government Training School, Bangalore ..	1921, 1922.	1921, 1922.
40031	St. Vincent's ..	58	C. E. M. Training School, Coimbatore ..	1921, 1922.	1921, 1922.
40032	St. Vincent's ..	59	Government Training School, Bangalore ..	1921, 1922.	1921, 1922.
40033	St. Vincent's ..	60	C. E. M. Training School, Coimbatore ..	1921, 1922.	1921, 1922.
40034	St. Vincent's ..	61	Government Training School, Bangalore ..	1921, 1922.	1921, 1922.
40035	St. Vincent's ..	62	C. E. M. Training School, Coimbatore ..	1921, 1922.	1921, 1922.
40036	St. Vincent's ..	63	Government Training School, Bangalore ..	1921, 1922.	1921, 1922.
40037	St. Vincent's ..	64	C. E. M. Training School, Coimbatore ..	1921, 1922.	1921, 1922.
40038	St. Vincent's ..	65	Government Training School, Bangalore ..	1921, 1922.	1921, 1922.
40039	St. Vincent's ..	66	C. E. M. Training School, Coimbatore ..	1921, 1922.	1921, 1922.
40040	St. Vincent's ..	67	Government Training School, Bangalore ..	1921, 1922.	1921, 1922.
40041	St. Vincent's ..	68	C. E. M. Training School, Coimbatore ..	1921, 1922.	1921, 1922.
40042	St. Vincent's ..	69	Government Training School, Bangalore ..	1921, 1922.	1921, 1922.
40043	St. Vincent's ..	70	C. E. M. Training School, Coimbatore ..	1921, 1922.	1921, 1922.
40044	St. Vincent's ..	71	Government Training School, Bangalore ..	1921, 1922.	1921, 1922.
40045	St. Vincent's ..	72	C. E. M. Training School, Coimbatore ..	1921, 1922.	1921, 1922.
40046	St. Vincent's ..	73	Government Training School, Bangalore ..	1921, 1922.	1921, 1922.
40047	St. Vincent's ..	74	C. E. M. Training School, Coimbatore ..	1921, 1922.	1921, 1922.
40048	St. Vincent's ..	75	Government Training School, Bangalore ..	1921, 1922.	1921, 1922.
40049	St. Vincent's ..	76	C. E. M. Training School, Coimbatore ..	1921, 1922.	1921, 1922.
40050	St. Vincent's ..	77	Government Training School, Bangalore ..	1921, 1922.	1921, 1922.
40051	St. Vincent's ..	78	C. E. M. Training School, Coimbatore ..	1921, 1922.	1921, 1922.
40052	St. Vincent's ..	79	Government Training School, Bangalore ..	1921, 1922.	1921, 1922.
40053	St. Vincent's ..	80	C. E. M. Training School, Coimbatore ..	1921, 1922.	1921, 1922.
40054	St. Vincent's ..	81	Government Training School, Bangalore ..	1921, 1922.	1921, 1922.
40055	St. Vincent's ..	82	C. E. M. Training School, Coimbatore ..	1921, 1922.	1921, 1922.
40056	St. Vincent's ..	83	Government Training School, Bangalore ..	1921, 1922.	1921, 1922.
40057	St. Vincent's ..	84	C. E. M. Training School, Coimbatore ..	1921, 1922.	1921, 1922.
40058	St. Vincent's ..	85	Government Training School, Bangalore ..	1921, 1922.	1921, 1922.
40059	St. Vincent's ..	86	C. E. M. Training School, Coimbatore ..	1921, 1922.	1921, 1922.
40060	St. Vincent's ..	87	Government Training School, Bangalore ..	1921, 1922.	1921, 1922.
40061	St. Vincent's ..	88	C. E. M. Training School, Coimbatore ..	1921, 1922.	1921, 1922.
40062	St. Vincent's ..	89	Government Training School, Bangalore ..	1921, 1922.	1921, 1922.
40063	St. Vincent's ..	90	C. E. M. Training School, Coimbatore ..	1921, 1922.	1921, 1922.
40064	St. Vincent's ..	91	Government Training School, Bangalore ..	1921, 1922.	1921, 1922.
40065	St. Vincent's ..	92	C. E. M. Training School, Coimbatore ..	1921, 1922.	1921, 1922.
40066	St. Vincent's ..	93	Government Training School, Bangalore ..	1921, 1922.	1921, 1922.
40067	St. Vincent's ..	94	C. E. M. Training School, Coimbatore ..	1921, 1922.	1921, 1922.
40068	St. Vincent's ..	95	Government Training School, Bangalore ..	1921, 1922.	1921, 1922.
40069	St. Vincent's ..	96	C. E. M. Training School, Coimbatore ..	1921, 1922.	1921, 1922.
40070	St. Vincent's ..	97	Government Training School, Bangalore ..	1921, 1922.	1921, 1922.
40071	St. Vincent's ..	98	C. E. M. Training School, Coimbatore ..	1921, 1922.	1921, 1922.
40072	St. Vincent's ..	99	Government Training School, Bangalore ..	1921, 1922.	1921, 1922.
40073	St. Vincent's ..	100	C. E. M. Training School, Coimbatore ..	1921, 1922.	1921, 1922.

N. M. S.

B. SOMASUNDARA RAO,
Acting District Educational Officer, Bangalore.

12th February 1935.

8-7

LIST OF TEACHERS WHOSE CERTIFICATES WERE COMPLETED BY THE DISTRICT EDUCATIONAL OFFICER, KOTPA, DURING THE YEAR 1904 UNDER RULE 349 OF THE MADRAS EDUCATIONAL RULES.

Teacher's name and number.	Name of candidate.	Information as to school served.	Date of passing for Primary Education.	Date on which certificate completed.
ELEMENTARY GRADE.				
Senior Class.				
10016	F. Prabhu Rao ..	C. M. S. Normal School, Mangalore ..	Mar. 1905 ..	26th Feb. 1905
10017	D. Venkata Ramayya ..	A. E. M. Training School for Masters, Mangalore ..	Mar. 1905 ..	Do.
4719	S. Panayappa ..	Government Training School, Kottapur ..	Do ..	Do.
Junior Class.				
47190	K. Vallabhaiah ..	Government Training School, Tellicherry ..	Mar. 1905 ..	26th Jan.
Senior Class.				
10018	Richardson Abdul Fikher ..	Government Training School for Masters, Mangalore ..	Mar. 1905 ..	26th Jan.
4805	C. S. Sureshchandra ..	Government Training School, Mangalore ..	Mar. 1905 ..	26th Jan.
10019	F. Panayappa ..	Government Training School, Mangalore ..	Mar. 1905 ..	Do.
10020	F. Panayappa ..	A. E. M. Training School for Masters, Mangalore ..	Mar. 1905 ..	Do.
10021	F. Panayappa (P) ..	C. M. S. Normal School, Mangalore ..	Do ..	Do.
4806	M. Sureshchandra Rao ..	Government Training School, Mangalore ..	Do ..	Do.
10022	D. Sureshchandra ..	C. M. S. Normal School, Mangalore ..	Mar. 1905 ..	26th Jan.
4807	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10023	D. Sureshchandra ..	A. E. M. Training School for Masters, Mangalore ..	Mar. 1905 ..	26th Jan.
10024	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10025	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10026	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10027	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10028	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10029	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10030	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10031	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10032	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10033	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10034	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10035	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10036	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10037	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10038	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10039	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10040	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10041	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10042	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10043	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10044	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10045	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10046	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10047	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10048	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10049	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10050	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10051	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10052	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10053	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10054	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10055	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10056	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10057	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10058	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10059	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10060	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10061	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10062	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10063	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10064	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10065	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10066	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10067	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10068	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10069	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10070	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10071	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10072	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10073	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10074	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10075	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10076	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10077	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10078	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10079	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10080	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10081	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10082	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10083	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10084	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10085	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10086	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10087	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10088	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10089	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10090	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10091	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10092	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10093	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10094	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10095	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10096	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10097	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10098	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10099	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.
10100	F. Panayappa ..	Government Training School, Mangalore ..	Do ..	Do.

(P) as Private.

L as Lower.

H as Higher.

Teacher's initials and surname	Name of candidate	Division	Initiative or other award	Time of passing the examination in minutes	Date on which the certificate was completed
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ELEMENTARY GRADE—continued

Exempt Class: none

[illegible]

Free Download

496022	E. Kamakoharype	..	(S)	U.S. Naval School, Washington	..	March 1959	Do
496022	Taiyuan Shenglin	..	(M)	Naval Training School, China	..	Do	Do

Reverse Exam

[illegible]

SECONDARY GLASS

James C.

[illegible]

Low Taxes

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Manhattan, 11th February 1921.

A. RAMA RAO,
District Educational Officer, Mysore.



THE FORT ST. GEORGE GAZETTE

Published by Authority.

No. 83 MADRAS, TUESDAY EVENING, FEBRUARY 24, 1925. (Price, 5 annas.)

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APPOINTMENTS, LEAVE, ETC.

JUDICIAL.

No. 11. *Leave*.—M.R. By Rajawade Araya Subrahmanya Araya Anand, District Magistrate, Kumbakonam, is granted leave for ten days from the 25th January 1925, of which seven days shall be on average pay and one day on half average pay in compensation. He is permitted to act as District Magistrate on the 25th February 1925 to his leave subject to the conditions laid down in the subsidiary rules under Fundamental Rule 68.

High Court, Madras,
27th February 1925.

No. 12. *Appointment and Posting*.—M.R. By Suresh Chandra Nayudu Gera, B.A., B.L., High Court, Madras, is appointed to act as District Magistrate and is posted to Ponnurup, M.R. By M. T. Hargreaves Esq. Ponnurup, is granted leave on until further orders. To take effect on the 25th February 1925.

No. 13. *Leave*.—M.R. By Mohanacharya Venkata Hargreaves Esq. Ponnurup, District Magistrate, Ponnurup, is granted leave from the 25th February 1925 to the 25th April 1925, of which seven days shall be on average pay and the rest on half average pay. He is permitted to take to his leave the public holidays on the 25th and the 26th February 1925, subject to the conditions laid down in the subsidiary rules under Fundamental Rule 68.

High Court, Madras,
12th February 1925.

No. 14. *Leave*.—M.R. By Subramanyam Srinivas Narasimha Acharya Anand, District Magistrate, is granted leave on average pay for one day from 24th February 1925 and on half average pay for twenty-seven days in compensation thereof under rule 21 of the Fundamental Rules.

High Court, Madras,
24th February 1925.

F. G. SULLIVAN,
Magistrate.

SALT.

Posting—Mr. H. A. Peters, Inspector, on return from leave, to the Chennaganjan Circle, receiving Offsetting Inspector M.R. M. Mupphandhu Thirubian Aravpal.

Madras, 17th February 1935.

L. K. FEARON,
Secretary to the Collector of Salt Revenue.

RICES.

Posting and Transfer—(1) M.R. Ry. L. K. Krishnaswami Acharya, Extra Inspector, on return from leave, to the South Tiruchirappalli Circle.

(2) M.R. Ry. M. K. Ramani, Offsetting Inspector, from the South Tiruchirappalli Circle, to Mangalore Circle, via M.R. Ry. P. S. Ramani Kesava, Inspector granted leave. To join on relief.

Leave—M.R. Ry. P. S. Ramani Kesava is granted an extension of leave on average pay on medical certificate for three months with effect from 24th February 1935.

Leave—Under rule 21 of the Fundamental Rules, M.R. Ry. P. K. Ramani Kesava, Extra Inspector, Mangalore Circle, is granted leave on average pay for four months from date of relief.

Madras, 14th February 1935.

Leave—Under rule 21 of Fundamental Rules, M.R. Ry. T. Sundaram Ayyar, Extra Inspector, Thanjavur Circle, is granted leave on average pay for three months with effect from date of relief.

Posting and Transfer—(1) M.R. Ry. A. Sundaram Ayyar, Sub Assistant Inspector, Thanjavur Taluk, to officiate as Extra Inspector, Chittoor Circle. To join urgently on relief.

(2) Mr. J. F. W. Johnson, Extra Inspector, Chittoor Circle, to Bham Circle, via Mr. E. G. Ward as other duty. To join urgently on relief.

(3) Mr. Abid Hamid Sahib, Assistant Inspector, second grade, Secunderabad Circle, to officiate as Inspector, Jamnabhandara Circle. To join urgently on relief.

(4) M.R. Ry. N. Rajagopal. Ayyangar, Inspector, from Jamnabhandara Circle, to Thanjavur Circle, via M.R. Ry. T. Sundaram Ayyar granted leave. To join urgently on relief.

Madras, 14th February 1935.

H. S. HENDLE,
Secretary.

COAST GUARDS.

Leave—Under rule 21 (5) of the Fundamental Rules, the Coast has granted leave on average pay for one day, viz., 3rd January 1935, to Mr. E. D. Philip, preliminary Deputy Collector and Private Secretary to the Raja of Srirangapatna.

Madras, 15th February 1935.

W. S. BROWN,
Secretary.

FOREST.

Leave—Mr. H. C. Choudy, Extra Assistant Conservator of Forests, is granted leave on average pay for one day, viz., the 3rd January 1935 with permission to perform the Christmas and New Year holidays provided the mentioned day falls on the subsidiary rules under Fundamental Rule 46 were fulfilled.

Madras, 15th February 1935.

H. TIERMAN,
Acting Chief Conservator of Forests.

PUBLIC WORKS.

Posting—Sub-Collector R. Hunter, Supervisor in charge of Transport sub-division, on relief from the Sub-division charge, appointed as Principal Assistant, Circle office, Coimbatore, until further orders.

Coimbatore, 17th February 1935.

R. F. STONEY,
Superintending Engineer, Coimbatore Circle.

AGRICULTURE.

Leave—Under rule 21 (5) (2) of the Fundamental Rules, M.R. Ry. K. T. Aiyar Aravpal, Assistant Director of Agriculture, II Circle, is granted leave on average pay for one month from 15th March 1935, with permission to make the coming Easter holidays.

Madras, 15th February 1935.

R. D. ANSTAD,
Director of Agriculture.

Methods

Appointments.—Captain H. Shown, R.N., (M.R. 94) (dentist) is appointed to the Department as a temporary Civil Assistant Surgeon on Rs. 250 per month and posted as acting Assistant to District Medical Officer, North Arunachal Pradesh in relief of M.R. by K. Matheson, Mysore, A.M.S., applied for leave.

Madras, 24th February 1883.

Loose—M. H. Ry. B. Thomas Esq. Genl. L. K. S., Civil Assistant Engineer attached to Local Fund Hospital, Nannampet, Rameswaram District, is granted leave on half average pay for two years from 1st March 1925 of date of order.

Chief architect

K. SUDHAKARA MEMMON

Present Address: to the Supreme Council

Medica, 19th February 1995.

GENERAL NOTIFICATIONS

PATENTS

The following printed specifications of apparatus for patients, which have been accepted under section 3 of the Indian Patents and Designs Act, 1911, have been published and may be inspected free of charge at the Indian Patent Office, Egmore. Copies of these specifications may be purchased at the Patent Office, 1, Colwell House Street, Calcutta, at the price of one rupee per copy.

Directions for the guidance of inventors and others are given in the Indian Patents and Designs Act, 1904 (pages 10 onwards), and in the Indian Patents and Designs Rules, 1912 (page 2 onwards). These should be consulted before an application is made to the Controller of Patents and Designs.

Wang, D. & Aron,

9478 Ham, Lassusier and Longford

12040 *Acta, Dawson and Horns*13041 *Aspl.*, Dawson and Hering.

19428 Haldenwirth,

1042 *Shahzade,*
2004, 205–206.

Leeds, May 1997.

Source: *Source*

20451 Mary, Tennessee and Eastport

004433 1989 10 10 10p
004434 1989 10 10 10p

200420 40000
200420 20000

100000

147798 *Alnus*

West St. George, 24th February 1915.

G. T. H. BRACKEN,
Capt., Jr. Staff, Development Dept.

Early, to Start, Delayed, and

DEPARTMENT OF AGRICULTURE

THE PAYOFF CROP OF 1964-65 USED ON FIVE REPORT.

(On an average of the five years ending 1922-23, the area under paddy in the Madras Presidency has represented 12.4 per cent of the total area under sowing.)

The area sown with paddy in the Madras Presidency in 1924-25 is estimated at 10,382,000 acres against the last year's estimate of 10,034,000 acres. The latter estimate included the finally recorded area of 12,517,700 acres only by 1 per cent. This year's estimate is only slightly higher than last year's estimate, but 1 per cent below the average area of 11,535,000 acres.

1. Nine hundred and forty-seven thousand seven hundred and eighty-one were reported as being alone the December forenoon, mainly in Galesburg, Keosauqua, Ankeny, Moline, Chicago, North Anson and the South.

3. There have been slight increases in the *Corn, Sweetcorn, Cabbage, Nuts, & Chirons*, *North Arve*, and *Ramond* and reductions in most of the other districts. The reduction in *Salmon* and the non-Murray runs of *Mackay* is due to insufficient supplies in upstream streams. The runs under pool in *Tweed* and *Thames* was low this is the last year by 172,000 acres due to scarcity of water in river channels as a result of drought due to the *July floods*, the overflowing of *Salmon* by the *floods*, and the want of sufficient rainfall.

the south of the survey. Goods in July, the paddy crop on 23,806 acres in the taluqs of Kouda, Walleddura, and Ponnand of Madras was less. Paddy in the low-lying fields bordering on the Narmada and the Chindavati rivers was the best. Four thousand acres were sown with seed in the Tanjore District and 4,000 acres in the Trichinopoly district. The first crop paddy on 7,600 acres and 4,200,000 lb. of paddy in seed beds were destroyed in the Tanjore District and 5,000 acres of crops, mainly paddy, washed away in the Trichinopoly district.

4. The crop in the Court was almost entirely a dry crop. The yield per paddi was the lowest one for several years. In Sullury, Chaddapad, Bally, Gumblesur, Bemand, and Thannur, the season has been fairly good. First crop paddi in the West Coast gave good yields, but the yield of the second crop paddi in Sullury was slightly reduced by drought, and the extent of rice loss. The crop of the second term was excellent in Sullury, Chaddapad, Bally, Gumblesur, Bemand, and Thannur, especially in the Bimmangannah taluk. Yields slightly less than normal loss occurred from drought, Chirappal, and Channur. The yield has been reduced by drought in the other districts, especially in the North, Arant, Namal, Faleen, parts of Kottappur, and Tanjore. They are suffered from floods in the West Coast, and the yield is expected to be only 70 per cent, the lowest season occurred in the last year 1934-35.

The seasonal losses for the Providence water catch at 90 per cent against 91 per cent in the previous year. On this basis the yield works out at 97,700,000 cwt of stored rice as compared with 96,000,000 cwt. estimated for the previous year—an increase of 7 per cent. The present estimate is less than the average estimated yield of 100,000,000 cwt. by 10 per cent.

4. Figures by district are given in the annexed statement.

ANNUAL
Area in thousands of acres (i.e., 1,000 being omitted); yield in decimal rise in thousands of net. (i.e., 1,000 being omitted)

District and group.	Hectares of the 1911 area in 1920-21.	Area in 1911, in per centum and crop report.	Average area in per centum and crop report.	Increase (+) or decrease (-) of the area in 1920-21 as compared with the 1911.		Percentage of the net output 1911, per cent in the current year to the annual yield per acre.	Estimated yield of the area in 1920-21.	Estimated yield of the area in 1911.	Estimated average yield of the area in 1911.	Increase (+) or decrease (-) of the yield in 1920-21 as compared with the yield in 1911.		District and group.
				Column (4)	Column (5)					Column (11)	Column (12)	
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)
Garden	1,730	1,236	1,217	+ 28	- 7	80	3,497	8,518	2,207	+ 2,884	+ 110	Garden
Plantation	2,040	1,040	1,214	+ 12	- 68	20	2,214	8,518	2,207	+ 1,057	+ 48	Plantation
Orchard	416	416	808	+ 44	- 38	50	8,518	8,518	8,518	+ 871	+ 871	Orchard
Rubber	1,110	2,044	2,207	+ 80	+ 9	100	10,200	10,200	10,200	+ 890	+ 890	Rubber
Uncultivated	316	316	187	- 13	- 8	100	1,214	2,207	2,207	+ 204	+ 211	Uncultivated
Total Cane ..	4,584	4,580	4,605	+ 154	- 281	80	26,500	34,258	34,258	+ 6,358	+ 642	Total Cane ..
Koror	18	18	87	+ 8	- 88	80	418	405	758	+ 19	- 101	Koror
Belary	10	10	41	+ 1	- 24	10	519	519	519	+ 10	- 71	Belary
Developed	38	38	78	+ 12	- 47	10	817	268	1,282	+ 268	- 478	Developed
Uncultivated	31	31	59	+ 30	- 38	100	854	854	854	+ 318	- 347	Uncultivated
Total District ..	224	220	322	+ 33	- 238	80	2,221	1,656	3,559	+ 885	- 1,359	Total District ..
Falun	380	380	679	+ 30	- 48	20	8,608	8,608	8,608	+ 879	- 501	Falun
Changpui	112	112	171	+ 12	- 45	10	4,007	4,007	4,007	+ 10	- 812	Changpui
South Coast	112	112	171	+ 12	- 45	10	4,007	4,007	4,007	+ 10	- 812	South Coast
Total District ..	1,820	1,824	1,889	+ 82	- 146	80	33,803	13,448	15,740	+ 459	- 1,877	Total District ..
Chilpan	108	107	169	+ 38	- 20	20	2,100	2,704	1,600	+ 479	- 108	Chilpan
North Coast	108	107	169	+ 38	- 20	20	2,100	2,704	1,600	+ 479	- 108	North Coast
Belun	108	107	169	+ 38	- 20	20	2,100	2,704	1,600	+ 479	- 108	Belun
Changpui	108	107	169	+ 38	- 20	20	2,100	2,704	1,600	+ 479	- 108	Changpui
Uncultivated	107	107	169	+ 38	- 20	20	2,100	2,704	1,600	+ 479	- 108	Uncultivated
Total District ..	867	866	1,223	+ 54	- 396	80	8,836	9,820	16,380	+ 497	- 6,734	Total District ..
Tajura	1,120	1,120	1,120	+ 81	- 808	10	1,201	10,810	10,810	+ 8,609	- 8,609	Tajura
Belun	1,120	1,120	1,120	+ 81	- 808	10	1,201	10,810	10,810	+ 8,609	- 8,609	Belun
Belun	1,120	1,120	1,120	+ 81	- 808	10	1,201	10,810	10,810	+ 8,609	- 8,609	Belun
Changpui	1,120	1,120	1,120	+ 81	- 808	10	1,201	10,810	10,810	+ 8,609	- 8,609	Changpui
Total District ..	2,208	2,208	2,208	- 78	- 106	80	20,410	31,521	23,547	- 2,311	- 2,765	Total District ..
Malaya	881	881	424	+ 30	+ 7	100	7,428	8,405	1,315	+ 440	+ 102	Malaya
North Coast	140	140	100	+ 4	- 38	100	8,405	8,405	8,405	+ 140	+ 102	North Coast
Yas Nigra	8	8	8	+ 1	+ 1	100	8	8	8	+ 1	+ 1	Yas Nigra
Total West Coast and Hills ..	1,067	1,068	1,427	+ 2	- 38	100	10,005	11,836	20,738	+ 1,338	+ 315	Total West Coast and Hills ..
Grand total ..	18,828	18,827	11,408	+ 48	- 872	80	87,328	80,618	149,000	+ 6,798	- 10,877	Grand total ..

Edina, 18th February 1925.

THE DUTCH CROP OF 1923-24—FOURTH REPORT.

[On an average of the five years ending 1923-24, the area under cotton in the Malacca Presidency has represented 21 per cent of the total area under cotton in India.]

The area sown with cotton in the Malacca Presidency up to the end of January 1925 is estimated at 2,648,162 acres against the estimate of 2,515,500 acres at the corresponding date of last year, and 2,568,808 acres in the final forecast of last year. The last estimate assumed the final sown area of 2,648,162 acres only by 0.2 per cent. The area in an average year is estimated at 2,565,722 acres.

2 485,806 acres have been reported as sown since the December forecast, made up of 209,400 acres of Tinian, 57,000 acres of Cuchibala, 47,800 acres of Northern and Western, 41,700 acres of Salsala, and 21,500 acres of Comorin.

3. The present estimate represents an increase of eight per cent over last year's actual area. The increase is fairly generally distributed, and is due to increased sowing and harvesting areas in several towns. There is a large proportional increase in some of the less important districts, Salsala, North Anson, and Chidley where the area has doubled and in Trinitapally where the increase exceeds 50 per cent. The area in North Anson is almost entirely Comorin, which has made considerable headway owing to the efforts of the Agricultural Department. The reduction in Comorin since in the previous forecast has been more than made up.

4. The early in Salsala and Vengapalayam has been affected by the heavy rains of November. The crop in the "Comorin" area is generally good, and the yield in the District is almost everywhere favourable. The harvesting of the early sown crop in the District is almost everywhere slightly above normal. But the late sown crop has been affected by drought and pests and the yield is likely to be below normal, especially in Tinian and Anson, in Salsala, Comorin, and Trinitapally, the crop has been affected seriously by drought. The yield in the "Tinian" area is expected to be almost normal except in Salsala where the crop has been affected by drought.

The estimated yield for the Presidency works out at 58 per cent of the average as against 55 per cent in the previous year. On this basis, the yield would be at 220,500 bales of 400 lb. lint against 210,000 bales in the previous year, an increase of about 15 per cent. An average with the average, 470,000 bales, there is an increase estimated to about 17 per cent. It is, however, too early to estimate the yield with accuracy as the harvest has not yet commenced in the major portion of the area, and much will depend upon the subsequent weather conditions, and the toll taken by insect pests. The assessment of the cotton yield in the District of Comorin is also under the foot of which has now been granted for this year in accordance with the estimate increased the latest past production and the effect of this is being due to other reasons of which Salsala Comorin.

5. The estimated area and yield under the several varieties are given below. Adequate data as to which the distribution can be accurately based are not however available.

Variety.	Area (April to February).		Yield of the area in (bales of 400 lb. lint).	
	1924-25 (2)	1923-24 (1)	Column B. (1)	Column A. (1)
Ungranted Comorin	485,806	485,806	120,000	120,000
Ungranted Comorin	485,806	485,806	120,000	120,000
Total, Comorin	485,806	485,806	120,000	120,000
Tinian (including Karangas)	209,400	209,400	120,000	120,000
Ungranted Comorin (Salsala, North Anson, and Salsala)	47,800	47,800	120,000	120,000
Ungranted Comorin (Salsala, North Anson, and Salsala)	47,800	47,800	120,000	120,000
Comorin	41,700	41,700	120,000	120,000
Comorin	41,700	41,700	120,000	120,000

4. The table below gives the final information concerning the crop of 1923-24.

(Figures in thousands of bales of 400 lb. lint.)

Varieties.	Area		Yield		Total.
	Ungranted Comorin (1)	Ungranted Comorin (2)	Ungranted Comorin (1)	Ungranted Comorin (2)	
(1) Ungranted Comorin plus area under cotton in 1923-24	179.6	214.8	108.8	261.1	440.5
(2) Ungranted Comorin of all crop period in 1923-24	36.1	37.1	1.0	5.6	43.2
(3) All varieties of crop not brought in under (1) 1923-24	+ 8.0	+ 9.2	+ 3.4	+ 6.5	+ 14.9
(4) Under the estimate of area and yield from other towns in 1923-24	36.1	— 8.0	— 30.8	— 6.7	— 14.9
(5) Total area of cotton and area under cotton in 1923-24	36.1	37.1	1.0	5.6	43.2
(6) Total area of cotton and area under cotton in 1923-24	36.1	37.1	1.0	5.6	43.2
(7) Total area of cotton and area under cotton in 1923-24	36.1	37.1	1.0	5.6	43.2
(8) Total area of cotton and area under cotton in 1923-24	36.1	37.1	1.0	5.6	43.2
(9) Total area of cotton and area under cotton in 1923-24	36.1	37.1	1.0	5.6	43.2

Note.—(1) and (2) are the figures as taken from the weekly returns furnished by the towns.

(3) and (4) are the figures as taken from the weekly returns furnished by the towns.

(5) and (6) are the figures as taken from the weekly returns furnished by the towns.

(7) and (8) are the figures as taken from the weekly returns furnished by the towns.

(9) and (10) are the figures as taken from the weekly returns furnished by the towns.

11-2

Abstract

(Area in hundreds of acres, Ls., 00 being omitted. Yield in hundreds of bushels of 400 lb. Net, Ls., 00 being omitted.)

[illegible]

10th February 2000

Malrea, 12th February 1976.

Statement showing the inland consumption and exports of raw cotton in the Madras Presidency for the week ending 14th February 1925.
(Note.—All figures are in bales of 500 lb. each.)

Variety of cotton.	For the current week of the previous year.		For the current week.			Total from 1st February to the corresponding week of the previous year.		For the current year from 1st February 1925 to date.		
	Received at mills.	Not exported by sea.	Received at mills.	Not exported by sea.	Total.	Received at mills.	Not exported by sea.	Received at mills.	Not exported by sea.	Total.
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
Deccanese	107	—	119	—	—	107	—	—	—	—
Belona	48	—	30	—	—	48	—	—	—	—
Oncholia	113	—	170	—	—	113	—	—	—	—
Northern and Western ..	440	—	418	—	—	440	—	—	—	—
Combed	—	—	—	—	—	—	—	—	—	—
Oncholia	1,407	—	1,414	—	—	1,407	—	—	—	—
Total	1,675	—	1,741	—	—	1,675	—	—	—	—

(a) Belona supplied in the corresponding week of previous year by shore mills.

(b) Belona supplied in the current week by shore mills.

(c) Exports by sea in the current week.—Madras 507; Coimbatore 34; Tellicherry 34.

Quantity of cotton pressed in the preceding factories and at expressed cotton received at spinning mills in Madras Presidency during the week ending 14th February 1925.

(Note.—All figures are in bales of 500 lb. each.)

Variety of cotton.	In the previous year.					In the current year.				
	Spun cotton pressed from 1st February 1924 to 14th February 1925.	Spun cotton pressed from 1st February 1924 to 14th February 1925.	Spun cotton pressed from 1st February 1924 to 14th February 1925.	Spun cotton pressed from 1st February 1924 to 14th February 1925.	Spun cotton pressed from 1st February 1924 to 14th February 1925.	Spun cotton pressed from 1st February 1925 to date.	Spun cotton pressed from 1st February 1925 to date.	Spun cotton pressed from 1st February 1925 to date.	Spun cotton pressed from 1st February 1925 to date.	Spun cotton pressed from 1st February 1925 to date.
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
Deccanese	30	30	120	120	310	310	310	310	310	310
Belona	30	30	30	30	30	30	30	30	30	30
Oncholia	310	310	310	310	310	310	310	310	310	310
Northern and Western ..	310	310	310	310	310	310	310	310	310	310
Combed	30	30	30	30	30	30	30	30	30	30
Total	3,210	3,210	3,210	3,210	3,210	3,210	3,210	3,210	3,210	3,210

(a) Includes 100 bales not reported before.

Madras, 24th February 1925.

H. D. ANSTEAD,
Director of Agriculture.

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A. F. M. ABDUL ALLI,
Offg. Librarian.

NOTICE UNDER THE INDIAN EXPLOSIVES ACT IV OF 1904

Notice is hereby given that Messrs. C. Abbaye Chetti & Sons, 80, Ternal Madak Street, Madras, have applied for a licence to use a magazine in the middle of the Military Gun Park and situated near Bala Bridge as a magazine for the storage of unexplosive fireworks, gunpowder and safety fuse.

Any person who may have objection to the establishment of the magazine is required to send to the undersigned and to the applicant a notice of his intention to appear and object with his name, address and asking, and short statement of the grounds of his objection. The notice should reach the undersigned not later than the 1st March 1925. Objections, if any, will be heard on the 5th March 1925.

Madras, 2nd February 1925.

F. HANNENTON,
Commissioner of Police.

NOTIFICATION.

It is hereby notified that the Alappukottam reserved forest has been designated and specially assigned to the Public Works Department for a definite object, to wit the Laper Settlement at Thiruvannam. Working is strictly prohibited in the Alappukottam reserve, persons having in the locality will be strictly prosecuted.

Madras, 11th February 1925.

M. GOVINDARAJA AYYANGAR,
Executive Engineer, Chingleput District.

It is hereby notified that as a result of the Prospect issued by the President of the Madras Council of Medical Registration on the 10th January 1925 to the Election in Part I of the Madras Medical Register, Dr. V. D. Hunkar, M.B., (24th), has been declared elected as a Member of the Madras Medical Council from the 9th March 1925.

Madras, 14th February 1925.

V. K. SYMONS, M.D., F.R.S.,
President, Madras Medical Council.

The English of Co-operative Societies, Madras, has, under section 36 (1) of the Co-operative Societies Act II of 1912 (India), amended the registration of the Uppinangudi Co-operative Credit Society No. 1189 in the Uppinangudi taluk of the South Kanara District and has appointed the Assistant Registrar, Bangalore, to be Registrar under section 42 (1) of the same Act. This order will take effect on the expiry of two months from this date, viz., 15th February 1925.

Madras, 15th February 1925.

J. GRAY,
Registrar of Co-operative Societies.

All Railway receipts for parcels, etc., intended for the Deputy and Assistant Directors of Agriculture, I Circle, Vengalpetan, should be sent to the address of the Head Clerk in the Deputy Director of Agriculture, I Circle, Vengalpetan.

Vengalpetan, 16th February 1925.

A. C. EMBOWDS,
Deputy Director of Agriculture, I Circle.

TREASURE TROVE.

It is hereby notified under section 5 (a) of the Indian Treasure Trove Act, 1912, that treasure consisting of the undermentioned articles, valued at about Rs. 50, was on or about 26th November 1923 found by field men, daughter of Kattavara Erubrah of Malnad village, Kannekoppur taluk, Chingleput district, in the open space in front of her house in the village.

Descriptions of the treasure	Weight.	Approximate value.
Gold pieces	Rs 55

2. All persons claiming the said treasure or any part thereof are hereby required to appear personally or by agent before the District Collector, Chingleput, at his office at 11 a.m. on Monday the 16th day of July 1925, when the matter will be inquired into and determined in accordance with the provisions of the Act.

Chingleput Collector's Office,
2nd February 1925.

M. RAO-UL-LAH,
Collector.

It is hereby notified that on or about June 1923 the treasure specified below was found in the deserted backyard of Parthabai Subbappa of Kadi while digging post earth from the backyard. All persons claiming the treasure or any part thereof are directed to appear personally or by duly authorized agent before the Collector of the Madras District sitting at Coimbatore on 2nd March 1925.

Ten sets of copper plates, each set consisting of five, secured by a plug with mud, valued at Rs 25.

Collector's Office,
2nd October 1924.

J. R. RUDRICK,
Collector.

It is hereby notified under section 5 (a) of the Indian Treasure Treas. Act, VI of 1878, that treasure consisting of the undermentioned articles valued at Rs. 312 was found on or about the 15th of July 1924 by (1) Ananda Chandra Panigrahy, son of Ananda Chandra Panigrahy, (2) Madhu Chandra Banerjee, son of Madhu Prasad Banerjee, and (3) Krishna Prasad, son of Tarda Prasad, all of Gaudipur village, Panchet of Madanpur village, Dhanu taluk, Barisal district, in a place called "Nagabhatra" in Madanpur village-site:—

Description of the treasure.

Whole rupees—185 current silvered 50 annas, all minted in 1890 Rs. 312

3. All persons claiming the said treasure in any part thereof are hereby required to appear personally or by agent before the District Collector, Barisal, at his office at 11 a.m. on the 15th of March 1925 (15-3-1925) (Monday) when the matter will be required into and determined in accordance with the provisions of the Act.

District Collector's Office,
24th October 1924.

H. J. WICKHAM,
Collector.

It is hereby notified under section 5 (a) of the Treasure Treas. Act of 1878 that on the 7th December 1923 two gold wire coils described below were found by (1) Jankaran Nathani, son of Adipati Nathani of Yodapuri village, (2) Chandra Palani alias Kankabai Narayan, son of N. Narayan Narayan, and (3) Mohanlal Chatterji, son of Beharun Chatterji of Yodapuri village in a sand pit in the supply channel leading to the Pulcherabad village:—

One with three coils weighing 24 varakachila valued at Rs. 42-14-6.
One with one coil weighing 24 varakachila valued at Rs. 15-12-6.

3. All persons claiming the said treasure in any part thereof are hereby required to appear personally or by agent before the Collector of Madras at Madras on the 10th day of June 1925.

Madras Collector's Office,
14th January 1925.

J. F. HALL,
Collector.

Under section 5 of the Indian Treasure Treas. Act VI of 1878 it is hereby notified that the treasure mentioned below of the value of Rs. 15-8-0 was found on 12th September 1924, by Madhavan Puthupparam and Vairappan Ramanayak of Attavilvam estate, Palanganthorai, Pudukottai taluk, while working in the field of the aforementioned Vairappan Ramanayak:—

Description.

- (1) Two half-mooned loop coins.
(2) One half-mooned loop (type) coin.
(3) One half-mooned loop coin.

Description.

- (1) One half-mooned loop coin, with spot.
(2) Three half-mooned coins.
(3) Two half-mooned coins.

3. All persons claiming the treasure in any portion thereof are required to appear personally or by agent before the Collector of Madras, at Calicut, on 19th March 1925 in order that their claims may be required into and determined according to law.

Madras Collector's Office,
14th November 1924.

J. A. THOMSON,
Collector.

It is hereby notified under section 5 of the Indian Treasure Treas. Act VI of 1878 that a treasure, valued about Rs. 21, consisting of 23 silver coins (15 whole-rupee coins and 18 half-rupee coins of the Nizam's time) was found on or about 25th August 1924 in the backyard of the house of Kishinji Maharaj, son of Jayaram Narayan, Vallur village, Westward taluk, North Arcot district, by his servants Marayana, Madan and Kodagan of the same village while digging the earth for planting plantains. The treasure is now kept in the Collector's office, Vallur.

3. All persons claiming the said treasure in any portion thereof are hereby required to appear in person or by duly authorized agent before the Collector of North Arcot at his bungalow at Vallur on the 26th day of March 1925 in order to have the claims required into and determined according to law.

North Arcot Collector's Office,
14th October 1924.

It is hereby notified under section 5 of the Indian Treasure Treas. Act VI of 1878 that a treasure consisting of 40 gold study coins of the description noted below was found on the 25th May 1924 in the village-site panchabhatra, near the wells pond at Uthi village, Gaudipur taluk.

- (1) Twenty three gold study coins.
(2) Two gold study coins of the 1/2 anna value.
(3) One gold study coin of the 1/4 anna value.

3. All persons claiming the said treasure in any portion thereof are hereby required to appear in person or by duly authorized agent before the Collector of North Arcot at his bungalow at Vallur on the 26th day of April 1925 in order to have the claims required into and determined according to law.

North Arcot Collector's Office,
17th November 1924.

Z. G. MOULDER,
Collector.

It is hereby notified under section 5 of the Treasure Trove Act VI of 1873 that in May 1924 the aforementioned treasure was found buried in the earth beneath a masonry heap in the village of Kumbakonam.

Miscellaneous.		Value.	
White papers	1825 value 15		
	1840 " 17		
Half "	1825 " 10		
	1840 " 12		
			Rs. 417

2. All persons claiming the above treasure are hereby required to appear personally or by agent before the Collector of Salem district at his office at 10 a.m. on 15th March 1925 when the matter will be inquired into and determined in accordance with the provisions of the Act.

Salem Collector's Office,
15th October 1924.

G. H. BROWN,
Collector.

It is hereby notified under section 5 of the Treasure Trove Act VI of 1873 that on 15th June 1924, the treasure as detailed below was found in the Agastya temple at Agasthipali village of Tirunelveli district.

Description.	Approximate value.	Description.	Approximate value.
One gold footpad plate	12 12 6	One gold jewelry with brass plate	10 0 0
One gold (brass) necklace plate	22 12 6	One " " " "	8 0 0
One gold " " " "	26 1 0	One small brass plate of gold jewelry	8 12 6
One silver mirror	4 0 0	Four white pearls	8 0 0
One silver mirror	2 0 0	Three red mirrors	8 0 0
One gold chain with brass plate	12 1 0	Twenty-four gold beads (small)	8 0 0
One gold water bottle (brass plate)	10 0 0	Seven gold pieces	7 0 0
One " " " "	12 0 0	One gold jewelry stand	1 0 0
One " " " "	12 0 0	Copper pieces of no value	0 0 0
One gold chain with brass plate	12 1 0		
One " " " "	12 1 0		
One " " " "	12 1 0		
		Total	Rs. 104 0

2. All persons claiming the said treasure or any part thereof are hereby required to appear personally or by agent before the Collector of Tanjore at his office at Tanjore on the 2nd day of March 1925 when the matter will be inquired into and determined according to law.

Tanjore Collector's Office,
15th September 1924.

It is hereby notified under section 5 of the Treasure Trove Act VI of 1873 that on 21st May 1924, the treasure as detailed below was found in the backyard of the house belonging to one Kadavil's Pillai, situated at Pidiar Marai Street in Chidambaram of Nagapattinam district.

Description.	Value.	Description.	Value.
1. White papers (10)	24 0 0	2. Red paper (20)	10 0 0
3. Gold jewelry (10)	2 0 0	4. Quarter silver (10)	3 10 0
5. Gold jewelry (10)	5 0 0	6. Silver (10)	1 0 0
7. Silver (10)	12 0 0		
		Total	Rs. 40 0 0

3. All persons claiming the said treasure or any part thereof are hereby required to appear personally or by agent before the Collector of Tanjore on the 10th day of April 1925, when the matter will be inquired into and determined according to law.

Tanjore Collector's Office,
21st October 1924.

It is hereby notified under section 5 of the Treasure Trove Act VI of 1873 that on 16th June 1924 the treasure as detailed below was found in the pond, commonly known as "Andakkurukin" situated in 121, Panchayath village of Namakkal district.

Description.	Estimated value.
One brass lid standing on a pillar or pedestal	Rs. 10 0
	55 10 0

3. All persons claiming the said treasure or any part thereof are hereby required to appear personally or by agent before the Collector of Tanjore at his office at Tanjore on the 17th day of April 1925 when the matter will be inquired into and determined according to law.

Tanjore Collector's Office,
18th November 1924.

It is hereby notified under section 5 of the Treasure Trove Act VI of 1873 that on 24th October 1924 the treasure as detailed below was found in H.E. No. 111-4 of Tirupattur East village, Nagapattinam district.

Description.	Value.
An old called "Chandrasekhara" made of an alloy of copper and brass and weighing about 15 lbs.	Rs. 14

3. All persons claiming the said treasure or any part thereof are hereby required to appear personally or by agent before the Collector at his office at Tanjore on the 2nd day of May 1925, when the matter will be inquired into and determined according to law.

Tanjore Collector's Office,
28th November 1924.

R. M. HOOD,
Collector.

Notice is hereby given that on account of the summer recess for 1935, the District and Sessions Court, the Sub-Court and the (M-4) Sessions Court of Chingleput will be closed from Monday the 4th May to Saturday the 4th July (both days inclusive), and all the District Magistrate Courts in the district, viz., of Chingleput, Madanabodham at Chingleput, Oupervetam, Tiruvallur (Principal), Tiruvallur (Additional) and Ponnasale, from Monday the 4th May to Saturday the 13th June (both days inclusive).

2. During the adjournment no plaints, petitions or other papers will be received; and no appeal will be granted other than those for which applications may have been received before the recess.

3. Urgent applications, if any, for bail should be made during that period in the High Court of Madras.

Chingleput, 12th February 1935.

J. W. HUGHES,
District and Sessions Judge.

Notice is hereby given that the courts of this District will be closed for the summer recess of 1935 as follows:—

District and Sessions Court, Ramanad, the Subordinate Judge's Courts of Ramanad, at Madhav (Principal and Additional), the Subordinate Judge's Court of Tiruvengadam and the Temporary Subordinate Judge's Court at Tiruvengadam.—For two months from Monday the 30th April 1935 to Saturday the 30th June 1935 (both days inclusive).
All the District Magistrate Courts in the District.—For six weeks from Monday the 11th May 1935 to Saturday the 20th June 1935 (both days inclusive).

2. No plaints, petitions or other papers will be received during the adjournment. Arrangements will, however, be made for granting appeals, provided that applications for such appeals have been made before the commencement of the recess.

3. Urgent applications for bail during the Sessions Judge's absence from the District during the recess should be made in the High Court, Madras.

Madhav, 12th February 1935.

T. V. KARAYANAM SAIR,
District and Sessions Judge, Ramanad.

It is notified hereby that the District and Sessions Court of Madhav and the Courts of the Subordinate Judges of Madhav and Disalpet and those of the I and II Additional Subordinate Judges of Madhav will be closed for the annual recess from Monday the 30th April 1935 to Saturday the 20th June 1935, both days inclusive.

2. The Courts of the District Magistrate of Madhav town, Madhav town, Madhav and Kandalaval will be closed for six weeks from Monday the 30th April 1935 to Saturday the 20th May 1935, both days inclusive.

3. The Courts of the District Magistrate of Disalpet, Palai, Periyavilvam and Tiruvengadam will be closed for six weeks from Monday the 11th May 1935 to Saturday the 20th June 1935, both days inclusive.

4. No plaints, petitions or other papers will be received during the recess.

5. Due provision will be made for granting copies of judgments, decrees, and other papers and documents to which parties are entitled, provided that applications for such copies are presented before the Court resumed is closed for the recess.

Madhav, 16th February 1935.

H. D. C. HEILLY,
District and Sessions Judge.

It is hereby notified that the adjournments of the District Court in this District for the annual recess will be as follows:—

The District and Sessions Court, Salem.—For two months from Monday the 25th April 1935 to Saturday the 25th June 1935 (both days inclusive).

The Principal District Magistrate's Court, Salem, the Additional District Magistrate's Court, Salem, the District Magistrate's Court, Neralakudi, the District Magistrate's Court, Kumbakonam, and the District Magistrate's Court, Tiruvannamalai.—For six weeks from Monday the 25th April 1935 to Saturday the 10th June 1935 (both days inclusive).

2. No plaints, petitions or other papers will be received during the above adjournment of the Courts.

3. Arrangements will, however, be made for granting copies of judgments, etc., provided that applications for such copies have been presented before the adjournment.

4. Urgent applications for bail during the Sessions Judge's absence from the District should be made in the High Court, Madras.

Salem, 20th February 1935.

F. H. COURTENAY,
District and Sessions Judge.

It is hereby notified that the adjournments of the Civil Courts in the District of West Tanjore for the annual recess will be as follows:—

The District and Sessions Court of West Tanjore, the Courts of the Subordinate Judges of Tanjore and Kumbakonam and the Small Cause Court, Kumbakonam.—For two months from Monday the 6th May 1935 to Saturday the 4th July 1935 (both days inclusive).

—The Courts of the District Munsifs of Tiruvelli, Kumbakonam, Valangimam and Mannargudi:—
For six weeks from Monday the 4th May 1925 to Saturday the 13th June 1925 (both days inclusive).

The Courts of the District Munsifs of Tanjore and Melchibetel.—For six weeks from Monday the 4th May 1925 to Saturday the 13th June 1925 (both days inclusive).

3. No plaint, petition, or other paper will be received during the above adjournment of the Courts.

4. Arrangements will, however, be made for the granting of copies of judgments, decrees, orders and other papers and documents to which access to their journals or status are wanted, provided that applications for such copies have been presented before the adjournment.

Tanjore, 14th February 1925.

J. C. STODARY,
District and Sessions Judge.

Notice is hereby given that the Courts of the Tanjore District will be closed for the annual recess of 1925 as follows:—

The District and Sessions Court, Tanjore, and the Courts of the Subordinate Judges of Tanjore and Tiruvarur and the Courts of the Additional Subordinate Judge, Tanjore:—
From Monday the 4th May 1925 to Saturday the 13th June 1925 (both days inclusive).

The Courts of the District Munsifs of Tiruvelli, Kumbakonam, Valangimam, Tiruchendur, Palamcottah, Kollidurai, Tanjavur and Tiruvarur (Additional):—From Monday the 4th May 1925 to Saturday 13th June 1925 (both days inclusive).

3. During the adjournment, plaints, petitions, etc., will not be received, nor will copies of papers be granted other than those for which applications have been presented before the adjournment.

4. Urgent applications for bail during the Sessions Judge's absence from the Division should be made to the High Court.

Tiruvelli, 14th February 1925.

G. H. B. JACKSON,
District and Sessions Judge.

Notice is hereby given that the Courts of this District will be closed for the annual recess as follows:—

(a) The District and Sessions Court, the Subordinate Judge's Court, the Additional Subordinate Judge's Court and the Courts of Small Causes, Trichinopoly, for two months from Monday the 27th April 1925 to Saturday the 27th June 1925 both days inclusive.

(b) The District Munsifs' Courts of Tiruchinopoly (Principal), Srivilliputhur, Tanjore, Karur and Aruppukottai will be closed for six weeks from Monday the 27th April 1925 to Saturday the 13th June 1925 both days inclusive.

(c) The District Munsifs' Courts of Kallakudi and the Additional District Munsifs' Courts of Tiruchinopoly at Kallakudi will be closed for six weeks from Monday the 19th May 1925 to Saturday the 27th June 1925 both days inclusive.

2. No plaints, petitions or other papers will be received during the above adjournment of the Courts.

3. Arrangements will, however, be made for granting copies of judgments, etc., provided that applications for such copies have been presented before the adjournment.

4. Urgent applications for bail during the Sessions Judge's absence from the Division should be made to the High Court, Madras.

Tiruchinopoly, 19th February 1925.

M. P. LAKSHMINARAYAN RAO,
District and Sessions Judge.

Notice is hereby given that the office of the Official Receiver, South Arcot, will be closed for the annual recess for year from Monday the 4th May to Saturday the 13th July 1925 both days inclusive. No papers will be received during the said period.

Cuddalore, 19th February 1925.

F. B. RANGACHARIYAR,
Official Receiver.

INSOLVENCY PETITIONS.

No. 2 of 1925 IN THE COURT OF THE DISTRICT JUDGE, ARANGETHUR.

- (1) Pothappalli Sankaranarayanan, (2) Ninnai Madhai Venkateswaraiah and (3) Manni Annadachandrasekharthi (1) and (2) answer by petition against Mammanna alias Govindaswami Petitioners.
(1) Venkayya Sankarappa and (2) Pothappalli Sankaranarayanan Counter-petitioners.
Presidents

The petitioners have applied to this Court to declare the first counter-petitioner as insolvent. Hearing 24th March 1925.

No. 4 of 1925 IN THE COURT OF THE DISTRICT JUDGE, ARANGETHUR.

- Metti Sankarappa and Metti Sankarappa of Pandy Petitioners (Jointly).

The petitioners have applied to this Court to be declared as insolvent. Hearing 24th March 1925.

Arangethur, 17th February 1925.

F. C. LOBO,
District Judge.

No. 251 of 1923 in the Court of the District Judge, CHAGUAS.

Sekunawala Fille, son of Ramaswami Fille, residing at Palacki Plaintiff.

Kallappa Kervand, son of Ummamda Kervand, residing at Chinn-
kottai Defendant (Creditor).

Notice is hereby given that by order of the Court, dated 6th February 1923, the order of adjudication passed against the above-named defendant Sekunawala Fille is annulled under section 43 of Act V of 1920.

No. 7 of 1920 (L.A. No. 48 of 1920) in the Court of the District Judge, CHAGUAS.

Chinnappa Chetti, son of Kuyyap Chetti, residing at Saker, Palackam

.. .. . Plaintiff (Insolvent).

Palayappa Chettyar and twenty-one others Defendants (Creditors).

Notice is hereby given that the petitioner above named has been granted an absolute order of discharge under section 61 of Act V of 1920.

R. A. JENKINS,
District Judge.

Chaguan, 16th February 1925.

No. 21 of 1919 (L.A. No. 370 of 1921) in the Court of the District Judge, CHAGUAS.

Yendreddi Yankota Reddi Plaintiff (Insolvent).

Mallabouda Karanamala and others Defendants (Creditors).

Under notice 41 of Act V of 1920 the insolvent filed a petition to obtain an order of discharge.

The said petition is posted to 18th March 1925 for hearing.

No. 47 of 1921 (L.A. No. 547 of 1923) in the Court of the District Judge, CHAGUAS.

Raja Palacki Plaintiff (Insolvent).

B. Balakrish and others Defendants (Creditors).

Under section 41 of Act V of 1920 the insolvent filed a petition to obtain an order of discharge.

The said petition is posted to 20th March 1925 for hearing.

No. 68 of 1921 (L.A. No. 382 of 1923) in the Court of the District Judge, CHAGUAS.

Broda Chakrasath and another Petitioner (Insolvent).

Mallabouda Chinnabak and others Respondents (Creditors).

Under notice 41 of Act V of 1920 the insolvents have filed a petition for approval of the composition to pay Rs. 5-5 in a repayment towards satisfaction of their debts. The said petition stands posted to 18th March 1925 for hearing.

No. 30 of 1923 (L.A. No. 364 of 1924) in the Court of the District Judge, CHAGUAS.

Bayari Bada Reddi Plaintiff (Insolvent).

Chinnabouda Venkatasubrah and others Defendants (Creditors).

Under notice 41 of Act V of 1920 the insolvent filed a petition to obtain an order of discharge.

The said petition is posted to 18th March 1925 for hearing.

No. 62 of 1924 in the Court of the District Judge, CHAGUAS.

Edikann Khan Kird Jal and others Petitioner (Insolvent).

Makda Khan Dehanna Respondents (Creditors).

Notice is hereby given under section 19 (2) of Act V of 1920 that the petition put in by the above-named petitioner to declare the respondent an insolvent is posted to the 15th day of March 1925.

No. 79 of 1924 in the Court of the District Judge, CHAGUAS.

Gajjala Yankota Reddi Plaintiff (Insolvent).

Gajjala Subba Reddi Respondent (Creditor).

Notice is hereby given under section 19 (2) of Act V of 1920 that the petition put in by the above-named petitioner to declare the respondent an insolvent is posted to the 15th day of March 1925.

O.P. No. 2 of 1925 in the Court of the District Judge, CHAGUAS.

Audana Subbiah and others Petitioner (Insolvent).

S. Chinn Venkatasubrah and others Respondents (Creditors).

Under section 41 of Act V of 1920 the insolvent filed a petition to obtain an order of discharge.

The said petition is posted to 17th March 1925 for hearing.

O.P. No. 10 of 1925 in the Court of the District Judge, CHAGUAS.

Chinnabouda Subba Reddi Petitioner (Insolvent).

C. Anwartha Reddi and others Respondents (Creditors).

Under section 39 of Act V of 1920 the insolvent has filed a petition for approval of the composition to pay Rs. 4 in a repayment towards satisfaction of his debts. The said petition stands posted to 17th March 1925 for hearing.

J. K. LANCASHIRE,
District Judge.

Chaguan, 19th February 1925.

No. 18 of 1924 IN THE COURT OF THE DISTRICT JUDGE, GEORGETOWN.

Dada Pallegaya *Defendant (Petitioner).*
 Estate, Shantappa, Bettala, Kannaiah, Bettala, Marappa,
 Bettala Chinn Subba Rao, Bettala Mallappa, Bettala Yara
 Annaswami, Bettala Appanna and Bettala Subba Rao *Debtors-Defendants (Respondents).*

Notice is hereby given that the above-named respondents were adjudged insolvents by this Court under section 36 of the Provincial Insolvency Act V of 1920 on 24th February 1923, and that the Official Receiver, Georgetown District, has been appointed Receiver of the insolvent's estate. All creditors of the said insolvents should prove their debts by delivering or sending by registered post to the Official Receiver, Georgetown, as early as practicable, within one month from the date, affidavits in Form No. 1 of the Madras Provincial Insolvency Rules, 1921. The 24th of February 1923 is the time fixed for the insolvents to apply for discharge.

No. 2 of 1925 (I.P. No. 17 of 1923) IN THE COURT OF THE DISTRICT JUDGE, GEORGETOWN.

Seiyappa Sankaran *Petitioner.*
 Kalahari Sankaraya and others *Respondents.*

Notice is hereby given that the above-named petitioner applied to this Court on 14th December 1923 for granting an absolute order of discharge under section 41 of Act V of 1920 and that his petition is posted in 18th March 1924 for consideration. Any person wishing to oppose the same may appear to this Court either in person or by pleader on the said 18th day of March 1924.

Georgetown, 18th February 1925.

J. O. H. FOWLER,
District Judge.

No. 25 of 1924 IN THE COURT OF THE DISTRICT JUDGE, KOTTA.

Appala Venkatasubba Rao *Petitioner.*
 Venkatesa Kannaiah of Sathangam, Gollapalle *Respondent.*

Notice is hereby given under clause (3) of section 18 of Act V of 1920 that the above-named petitioner has applied for declaring the respondent an insolvent and that his application is posted for hearing in 27th February 1924. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader at 11 a.m. on the said date.

No. 26 of 1924 IN THE COURT OF THE DISTRICT JUDGE, KOTTA.

Somappa Venkata Kannaiah of Sathangam *Petitioner.*
 Chittari Sankaraya and others *Debtors.*

Notice is hereby given under clause (1) of section 41 of Act V of 1920 that the above-named petitioner in I.P. No. 66 of 1922 on the file of the Official Receiver, Kotta, has applied for an order of discharge and that his application is posted for hearing in 27th February 1924. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader at 11 a.m. on the said date.

No. 1123 of 1924 IN THE COURT OF THE DISTRICT JUDGE, KOTTA.

Ratela Parappa *Petitioner.*
 Ch. Venkateswara and others *Debtors.*

Notice is hereby given under clause (4) of section 41 of Act V of 1920 that the above-named petitioner in I.P. No. 32 of 1920 on the file of this Court has applied for an order of discharge and that his application is posted for hearing on 6th March 1925. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader at 11 a.m. on the said date.

No. 1124 of 1924 IN THE COURT OF THE DISTRICT JUDGE, KOTTA.

Athaya Sathayayyanmaray of Moolapattam *Petitioner.*
 Chittari Sankaraya and others *Debtors.*

Notice is hereby given under clause (4) of section 41 of Act V of 1920 that the above-named petitioner in I.P. No. 11 of 1923 on the file of this Court has applied for an order of discharge and that his application is posted for hearing on 12th March 1925. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader at 11 a.m. on the said date.

No. 41 of 1925 IN THE COURT OF THE DISTRICT JUDGE, KOTTA.

Athai Manaswami *Debtors.*
 Athiyala Sankaraya and others *Debtors.*

Notice is hereby given under clause (4) of section 41 of Act V of 1920 that the above-named petitioner in I.P. No. 17 of 1923 on the file of this Court has applied for an order of discharge and that his application is posted for hearing in 18th March 1925. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader at 11 a.m. on the said date.

Moolapattam, 18th February 1925.

A. J. CUNNINGHAM,
District Judge.

No. 7 of 1925 (M.N. No. 421 of 1925) in the Court of the District Judge, KANNUR.

Pathangal Pongayya aged 60, son of Vankateswappa, and Pabagan
Tiruvayappa aged 34, son of first petitioner, both Valaps of
present, Kannur Petitioners.

These petitioners (the above-named individuals) have applied to the court for their discharge and that the court has fixed 15th day of March 1925 at 11 a.m. for hearing the application. Given under my hand and the seal of the court this 15th day of February 1925.

Kannur, 15th February 1925.

R. GOVAL, B.A.,
District Judge.

No. 1 of 1925 in the Court of the District Judge, NELLUR.

Kanikkal Balappa Petitioner.
Gadai Padi Balaji, son of Banga Padi, Kaper and backholder of
Indikurpet, Nellore Respondent.

Nellur is hereby given that the above-named petitioner has applied to the Court to be adjudged as insolvent and that the petition is posted to 15th day of March 1925 for hearing.

No. 2 of 1925 in the Court of the District Judge, NELLUR.

Syed Meer Balaji, son of Syed Ismail Balaji, backholder of Tyran-
pet, Nellore Petitioner.
Dofia Meer Balaji and others Creditors.

Nellur is hereby given that the above-named petitioner has applied to the Court to be adjudged as insolvent, and that the petition is posted to 7th day of April 1925 for hearing.

No. 4 of 1925 in the Court of the District Judge, NELLUR.

Deyala Venkatesam Reddy, son of Panchabhai, Valaps of Sankaranapet,
Nellore Petitioner.
Maddai Sankaranapet and others Creditors.

Nellur is hereby given that the above-named petitioner has applied to the Court to be adjudged as insolvent and that the petition is posted to 6th day of April 1925 for hearing.

No. 5 of 1925 in the Court of the District Judge, NELLUR.

(1) Vargha Ram Reddy & Co., represented by Kona Venka-
teswammam and (2) Meeta Nagaswami, (First petitioner is the son
of Venkateswami Chittu, second petitioner is the son of Lakshmi-
swamyappa—petitioners are Valaps of Sankaranapet, Nellore) Petitioners.
Sreeni Sreenivasulu, son of Venkateswamiappa, Sankaran, residing at
Sankaranapet, Nellore Respondent.

Nellur is hereby given that the above-named petitioners have applied to the Court to be adjudged as insolvent and that the petition is posted to 15th day of April 1925 for hearing.

No. 6 of 1925 in the Court of the District Judge, NELLUR.

Sreeni Sreenivasulu, son of Venkateswami, Sankaran, and Merchant,
Sankaranapet, Nellore Petitioner.
Akkilali Sankar Ram Reddy and others Creditors.

Nellur is hereby given that the above-named petitioner has applied to the Court to be adjudged as insolvent and that the petition is posted to 15th day of April 1925 for hearing. Given under my hand and the seal of the Court this 15th day of February 1925.

A. R. NALAKURUSIKANYA ATTAR
District Judge.

Nellur, 17th February 1925.

No. 24 of 1925 (O.M.P. No. 21 of 1925) in the Court of the District Judge,
NORTH ARCOT.

Ayyappa Chetti Petitioner (Petitioner).
P. Nalakarasa Mudali & Co., and others Creditors.

Whereas Ayyappa Chetti, the above-named petitioner, has applied to this Court praying that he may be granted an absolute order of discharge and whereas the said petition is posted to 15th April 1925 for hearing, any creditor wishing to oppose the same may either in person or through pleader appear before the Court and file his objections, if any, on that date.

Nellur, 17th February 1925.

A. J. KING,
District Judge.

No. 22 of 1920 IN THE COURT OF THE DISTRICT JUDGE, RAIPUR.

Mandakchandam Chetti, son of Mathambam Chetti, residing at
 Ramalingapuram, Sattur taluk, and Aranganam Chetti, son of
 Sathar Chetti, residing at Ramalingapuram, Sattur taluk .. Petitioners (Debitors).
 Solappu Reddy and others Respondents (Creditors).

Notice is hereby given that the petitioners above-named have applied to this Court to grant them an order of discharge under section 41 of Act V of 1908 and that the petition is posted for hearing on 16th March 1922.

Madras, 17th February 1922.

T. V. KARAYANAN NAYAR,
District Judge.

No. 1 of 1923 IN THE COURT OF THE DISTRICT JUDGE, RAIPUR.

Kannappa Chetty and four others Petitioners.
 Pythanna Chetty, son of K. Managar Chetty, residing at Solim .. Respondents (Creditors).

Notice is hereby given that the above-named petitioners have applied to this Court praying that the respondent may be adjudged an insolvent. The petition stands posted to the 10th day of March 1923 for hearing.

No. 3 of 1923 IN THE COURT OF THE DISTRICT JUDGE, RAIPUR.

Kappamudi Mahal, son of Ramasami Mahal, at Vallikottai street,
 Soling town Petitioner.
 Rader Herman Solch Co. and others Creditors.

Notice is hereby given that the above-named petitioner has applied to this Court praying that he may be adjudged an insolvent. The petition stands posted to the 10th day of April 1923 for hearing.

Soling, 28th February 1923.

R. H. COURTNEY,
District Judge.

No. 58 of 1922 IN THE COURT OF THE DISTRICT JUDGE, TRICHINPOLY.

Sek Mangasami Nee Gostadi Singh by his agent Sek
 Subbaram and Vedatankrishnan Annal Petitioners (2 of the Creditors).
 Thattai V. Subbarangan Chettiar, son of Thattai Ramaswami
 Chettiar, residing at Raj Sannai street, Trichinopoly .. First Respondent (Debtor).

Notice is hereby given, under section 41 of Act V of 1908, that the above-named first respondent has been adjudged an insolvent by order of this court dated 17th December 1921, that the aforesaid insolvent should apply for his discharge on or before the 15th day of December 1922, that the Official Receiver at Trichinopoly is appointed Receiver of the insolvent's estate and the further proceedings in the case have been transferred to him, that all creditors should prove their claims as soon as possible and that a claim may be proved by delivering or sending by registered post to the said Official Receiver of Trichinopoly an affidavit in Form No. 3 prescribed in the Madras Provincial Insolvency Rules of 1907.

No. 6 of 1923 IN THE COURT OF THE DISTRICT JUDGE, TRICHINPOLY.

(1) Gerdindran Channabandari Soli, by his agent Tene Singh, and
 (2) O. Mathiasami Pillai, alias Mathiasami as Annas Petitioners (Creditors).
 (1) G. E. Raghunathan Chettiar, (2) U. R. Subramanian Chettiar
 (both are sons of S. A. Raghavan Chettiar, residing at Chinnas
 Sankalai street, Trichinopoly Fort), and (3) R. A. Raghavan
 Chettiar (son), son of Ann Chettiar, residing at Yethapur
 village, Alibair taluk, Soling district Respondents (Debitors).

Notice is hereby given under section 41 of Act V of 1908 that the above-named respondents 1 and 2 have been adjudged insolvents by order of this Court dated 16th February 1922, that the aforesaid insolvents should apply for their discharge on or before the 10th day of February 1923, that the Official Receiver, Trichinopoly, is appointed Receiver of the insolvents' estate and the further proceedings in the case have been transferred to him, that all creditors should prove their claims as soon as possible and that a claim may be proved by delivering or sending by registered post to the said Official Receiver of Trichinopoly an affidavit in Form No. 3 prescribed in the Madras Provincial Insolvency Rules, 1907.

Trichinopoly, 17th February 1923.

K. J. LAKSHMANA RAU,
District Judge.

No. 2 of 1923 (J.A. No. 565 of 1921) IN THE COURT OF THE DISTRICT JUDGE, TRICHINPOLY.

Petta Reddy, son of Chinnappa and Patta Raghavayya, son of
 Reddy. Both are Kannaas and traders of Vinnagarum Petitioners
 (Debitors).

Notice is hereby given under section 41 of Act V of 1908 that the above-named petitioners have applied to this Court for an order of discharge and the said application stands posted to 10th March 1923 for hearing adjourned.

No. 6 of 1921 (J.A. No. 281 of 1921) in the COURT of the DISTRICT JUDGE, VINDUJAPURAM.

Pottapettil Narayanaswami, son of Thammavay, Peddahal, Merchant of Vindugram. Petitioner.

Notice is hereby given under section 41 of Act V of 1920 that the aforementioned petitioner has applied to this Court for an order of discharge and the said application stands posted to 11th March 1922 for hearing objections.

No. 6 of 1924 in the COURT of the DISTRICT JUDGE, VINDUJAPURAM.

Motamam Sanyasurappa, son of Papayya Chetti, aged 30 years, Merchant of Vindugram. Petitioner.

Notice is hereby given under section 39 of Act V of 1920 that the aforementioned petitioner has been admitted to bail by this Court on 24th February 1922. Three months' time has been granted for applying for discharge.

Vindugram, 12th February 1922.

J. I. SMITH,
District Judge.

J.A. No. 104 of 1921 in I.P. No. 8 of 1922 in the JURY of the DISTRICT JUDGE, RAJAHMUNDRY, AND O.R. No. 28 of 1922 of the JURY of the DISTRICT JUDGE, GUDIPATI, OF THE COUNTY of the SUBORDINATE JUDGE, AMALAPURAM.

Dattatraya Subbarayudu of Sompalli taluk Tender (Petitioner).
Sankaraya Subbarayudu and others Counter-petitioner.

Notice is hereby given under section 41, clause (1) of the Provincial Insolvency Act V of 1920 that the aforementioned petitioner has applied to this Court for an order of discharge and that the said petition is posted to 20th March 1922 for hearing.

No. 1 of 1922 in the COURT of the SUBORDINATE JUDGE, AMALAPURAM.

Vetrayappi Sankiah of Anaparthi Creditor (Petitioner).
Veluchu Chinniah of Chayyara Chayyapalli Debtor (Respondent).

Notice is hereby given under clause (1) of section 28 of Act V of 1920 that the aforementioned creditor has applied to this Court by a petition dated 2nd February 1922 for adjudging the first respondent insolvent and that the petition is posted to 24th March 1922 for hearing. Any person wishing to oppose the same may appear before the Court either in person or by a duly authorized pleader on the said 24th day of March 1922.

Amalapuram, 24th February 1922.

C. NARAYANAKULU NAYUDU,
Subordinate Judge.

No. 2 of 1922 in the COURT of the SUBORDINATE JUDGE, BELLARY.

Gunda Koppa, Gunda Pedda Sontappa, Gunda Hemappa and Gunda Chinniah Sontappa of Gollapalli, Rayachoti taluk. Petitioner (Debtors).
Thammachayamma Sanyasamma and twenty-eight others Counter-petitioner (Creditors).

Notice under section 19 (1) of Act V of 1920 is hereby given that the aforementioned petitioners have applied to this Court for their being adjudged insolvent and that their petition is posted to the 2nd day of March 1922 for hearing the objections, if any, of their creditors.

No. 3 of 1922 in the COURT of the SUBORDINATE JUDGE, BELLARY.

The Firms of Datta Sanyasappa and J. Subbarayappa by parties Datta Sanyasappa. Petitioner (Creditors).

(1) Datta Appaswappa, major, (2) Datta Balappa, major, (3) Datta Sanyappa, major, vendors of Harpal, Bellary taluk. (Nos. 1 and 2 are sons of Sanyappa and No. 3 father's name not known). Counter-petitioner (Debtors).

Notice, under section 19 (1) of Act V of 1920, is hereby given that the aforementioned petitioners have applied to this Court for adjudging 1. to 3. insolvent petitioners as vendors and that their petition is posted to 14th March 1922 for hearing the objections, if any, of their creditors.

Bellary, 27th February 1922.

T. KUNJASINGA NAIDU,
Subordinate Judge.

No. 4 of 1924 in the COURT of the SUBORDINATE JUDGE, DUDURAI.

Sundarambalakshmi Sanyasammamma Petitioner (Debtors).
Siddhapragada Ramamurti and others Respondents (Creditors).

Notice under section 39 of Act V of 1920 is hereby given that the aforementioned petitioner was admitted to bail by this Court on 14th February 1922 and that he is directed to apply for discharge within six months from the date of admission. Creditors are directed to prove their debts before the Official Receiver, Gudalur, on or before the date that will be fixed by him.

No. 14 of 1921 in the Court of the Sessions Judge, Coimbatore.

Indian Bankers' Association Petitioner (Creditor).
Sreepada Venkateswari and Pundarik Venkateswari, trading under the
name and style of Sreepada Kondanna Brothers Respondents (Debtors).

Under notice of 27 of Jan'y of 1920 it is hereby notified that the above-named respondents have been adjudged as insolvents on 14th February 1920 and that creditors should prove their claims before the Official Receiver, Coimbatore, on or before the date that will be fixed by him and that the Insolvency Act shall apply to the discharge within one year from the date of adjudication.

Coimbatore, 16th February 1921.

K. SUNDARAH CHETTI,
Subordinate Judge.

No. 9 of 1921 in the Court of the Sessions Judge, Coimbatore.

K. T. Pothanavathi Appangar, son of Kamasappa Appangar,
residing at No. 127, Chinn Baker Road, Madras Petitioner (Creditor).
(1) A. Manikam Chettai and (2) A. Rajagopal Chettai, sons of
Ammal Chettai, both residing at No. 54, Kandaswami
Chettai's street, Eg. Chinnappan, (3) Perumalamma
and Son, Madras, residing at Madraspet, Chinnappan, and
(4) M. K. Sundaravadayar, Madras, trading at Raja street,
Eg. Chinnappan Respondents (1) and (2)
(Debtors), Respondents (3)
and (4) (Joint Debtors).

Notice is hereby given that the above-named petitioner has applied to this court under sections 8, 9, 13, 20 and 21 of Act V of 1920 for declaring the above-named (1) and (2) respondents as insolvents and the petition is posted to 1st March 1921. Any creditor wishing to oppose the same may appear on that date either in person or by bail.

Chingleput, 16th February 1921.

K. S. GOPALAKRISHNAI ATTAR,
Subordinate Judge.

No. 15 of 1921 in the Court of the Sessions Judge, Coimbatore.

Misra Thakur Baidi, aged 20, and Misra Thakur Baidi, aged 8,
both sons, by next friend and mother Thakuram, residing at
Amur, Mirzapur, Amurshi taluk Petitioner.
Misra Baidi, son of Velappa Baidi, Baidi caste, aged about 50,
residing at the aforesaid place Respondent.

Notice is hereby given that the above-named petitioner has applied to this Court that the respondent may be adjudged as insolvent. Hearing 24th March 1921.

No. 11 of 1921 in the Court of the Sessions Judge, Coimbatore.

J. Hottan Lal, son of Jagannath Prasad Lal, Kutchi caste,
trading, residing at Coimbatore Petitioner.
D. Somu Lal, son of Bhannachand Lal, of the aforesaid caste,
sitting and residence Respondent.

Notice is hereby given that the above-named petitioner has applied to this Court that the respondent may be adjudged as insolvent. Hearing 24th March 1921.

No. 12 of 1921 in the Court of the Sessions Judge, Coimbatore.

Krishna Chettiar, son of Lakshmana Chettiar, aged about 35,
Nattakudi Chettai caste, Madras, Palakkad Petitioner.
Sukharaj Gounder, son of Subbal Gounder, Vaidyapaliam,
Mettur taluk, Palakkad taluk Respondent.

Notice is hereby given that the above-named petitioner has applied to this Court that the respondent may be adjudged as insolvent. Hearing 24th March 1921.

No. 20 of 1921 in the Court of the Sessions Judge, Coimbatore.

V. Anjanappa Appangar, son of Venkataswami Appangar, Madras,
residing at Solur, Palakkad taluk Petitioner.
Kannabai Theroth, son of Anja Theroth, aged about 45, Agamudiyar
caste, residing at Therothamangalathur, Madras of Solur, Palakkad
taluk Respondent.

Notice is hereby given that the above-named petitioner has applied to this court that the respondent may be adjudged as insolvent. Hearing 24th March 1921.

Coimbatore, 16th February 1921.

T. N. LAKEHIMAY RAU,
Subordinate Judge.

M.P. No. 267 of 1924 (I.P. No. 1 of 1925 in the Court of the District Court, Madras, and I.P. No. 2 of 1925 in the Court of the Criminal Revision Court, Madras) in the Court of the Sessions Judge, Madras.

Apparao Pillai and two others *Defendants (Defendants)*
S. M. E. Mohamed Ibrahim and accompanying others *Others.*

Notice is hereby given under section 13, clause (1) of Act V of 1923, in the effect that the order of adjournment passed by the Criminal Revision Court, Madras, on 22nd March 1924, adjourning the petitioners Apparao Pillai, Muthalakappa Pillai and Muthalakappa Pillai as respondents is hereby annulled by this Court by order dated 16th February 1925 under clause 42 (1) Act V of 1923.

Madras, 16th February 1925.

R. GURURAJA RAO,
Sitting Subordinate Judge.

No. 3 of 1925 in the Court of the Sessions Judge, Madras.

Kodiyalakkal, son of Velutambannan Kodiyalakkal, residing at
Molur, Madure district *Defendant (Defendant).*
Sabbir, son of Lakshmanappa of Madurai, alias hotel proprietor
at Wau Town street, Madras *Respondent (Father).*

The petitioner, Kodiyalakkal, above-named, has applied under sections 2 (1), 13 (2) and 24 of Act V of 1923 to adjourn the respondent, Sabbir, as respondent. His petition, I.P. No. 2 of 1925, has been allowed and stands posted to 21st March 1925 for hearing in this Court.

Madras, 16th February 1925.

V. BHASHYAM ATTAYAR,
Sitting Subordinate Judge.

No. 12 of 1924 in the Court of the Sessions Judge, Tirunelveli.

Dr. J. L. Lakshmanan Chettiyar, son of Lakshmanan Chettiyar,
Nattaberal Chetti, Barhar, aged about 42, residing at Bomkara,
by his authorized agent Nanganaswami Appan, son of Nangan-
aswami Appan, Bomkara, aged about 50 years, residing at Bari
Belkannayyannan Kallur, Villor *Defendant (Defendant).*
V. Gervais Manian, son of Vannaswami Nephela, Sella, trader,
aged about thirty years, residing at Depasara Kalanayyan street,
Arai *Respondent (Defendant).*

Notice is hereby given under section 27 of Act V of 1923 that the above-named respondent was adjourned on the 4th day of February 1925 by this Court, that his petition stands posted to this Court before the Criminal Revision of Tirunelveli on 11th March 1925 as possible and that the respondent has been directed to apply for discharge within six months from this date.

Villor, 16th February 1925.

R. APPAN SAO,
Sitting Subordinate Judge.

No. 1 of 1925 in the Court of the Sessions Judge, Tirunelveli.

Murali Sundar Nephela *Defendant.*
Vijaya Velutambannan and others *Others.*

Notice is hereby given that the above named petitioner has made an application to this Court for being adjourned as respondent and that the respondent stands posted to 25th February 1925 for hearing. Any order seeking to oppose the same may be made either in person or by a pleader on the said date.

Tirunelveli, 9th February 1925.

A. BHIMESWARA RAO,
Sitting Subordinate Judge.

No. 12 of 1925 in the Court of the District Magistrate, Karaikal.

Nellana Karand *Respondent.*

This notice that the above-named respondent has applied to this Court for grant of an order of absolute discharge and the petition is posted to 21st March 1925 for hearing in this Court.

Karaikal, 16th February 1925.

K. M. KARUNNA KURUP,
District Magistrate.

No. 1 of 1925 in the Court of the District Magistrate, Karaikal.

Annamalai Kishoreddy, son of Stephen Reddy, Kapa, and sub-
of Karaikal *Defendant.*
Kannanappai Gervais and five others *Others.*

Notice is hereby given that the above-named petitioner has applied to this Court under section 10 of Act V of 1923 for adjourning him as respondent and that his petition stands posted to 18th March 1925. Any order seeking to oppose the same may appear before this Court either in person or by a pleader on the said date.

Karaikal, 16th February 1925.

R. GOPALAKRISHNAPATTI,
District Magistrate.

No. 7 of 1925 in the Court of the District Magistrate, Kottawadi.

Perumal Kanne, son of Vengay Kanne of Pavalakkudi, Sankaranam
 Isak Petitioner (Petitioner).
 Arangan Chelipet and his others Creditors.

Notice is hereby given that the above-named petitioner Perumal Kanne has applied to this Court for adjudging him an insolvent under sections 7 and 11 of Act V of 1920. Those who are desirous of opposing the said application may appear before the Court either in person or by a pleader at 10 A.M. on the said date.

T. A. SUBBIA PILLAI,
 District Magistrate.

Kollatt, 18th February 1925.

No. 14 of 1925 in the Court of the District Magistrate, Sankaran.

Mahendral Gopaldorachiah Petitioner,
 Tottara Subba Rayudu and others Creditors.

Notice is hereby given under section 41 of Act V of 1920 that the above petitioner has applied to this Court for being adjudged an insolvent and his application is posted for hearing on the 25th day of March 1925. Any creditor wishing to oppose the same may appear before this Court either in person or by a pleader at 10 A.M. on the said date.

No. 1 of 1925 in the Court of the District Magistrate, Sankaran.

Chennay Venkateswara Sankar Petitioner,
 Thattai Sany Company and others Creditors.

Notice is hereby given under section 19 of Act V of 1920 that the above petitioner has applied to this Court for being declared an insolvent and his application is posted for hearing on the 25th day of March 1925. Any creditor wishing to oppose the same may appear before this Court either in person or by a pleader at 10 A.M. on the said date.

S. RAJAGOPALA AYYANGAR,
 District Magistrate.

Sankar, 7th February 1925.

No. 2 of 1924 in the Court of the District Magistrate, Sankar.

Totara Subbaramiah Chetti, son of Chenna Venkiah of Malakpetta,
 Venkateswara Insolvent (Petitioner).
 Shakti Venkateswara Sankar & Co. and six others Creditors.

Notice is hereby given under section 20, clause (2) of the Provincial Insolvency Act V of 1920, that the above-named petitioner has been adjudged an insolvent by an order of this Court, dated 27th day of January 1925. M. D. R. U. Sankara Rao, S.A., J., pleader, Sankar, is appointed receiver. Creditors should prove their debts to the usual manner by sending by post vouchers with receipts within three months from the date of the order of adjudication. Time to apply for discharge six months from the date of adjudication.

P. RAJAGOPALACHARI,
 District Magistrate.

Sankar, 17th February 1925.

No. 8 of 1924 in the Court of the District Magistrate, Sankar.

Perumal Thibbotiah Chetti Nayar of Sreepattanam and others,
 Karandharan Isak Petitioner,
 Narayanaiah Thirupathi Ramu Nayar and three others Creditors.

Notice is hereby given under section 27 of Act V of 1920 that the above-named petitioner was adjudged insolvent by an order of this Court dated 26th December 1924 and that he is directed to apply for discharge within six months from the date of the order.

No. 2 of 1925 in the Court of the District Magistrate, Sankar.

Vellam Thiruvethalappan Nayar, residing at Pavalakkudi,
 Son of Mahal Nayar, Karandharan Isak Petitioner,
 Chennay Venkateswara Sankar Chetti Nayar, residing at Chennay,
 Isak and his others Creditors.

Notice is hereby given under section 19 (2) of Act V of 1920 that the above-named petitioner has applied to this Court for being adjudged an insolvent and his application is posted to 11th March 1925. Any creditor wishing to oppose the same may do so on the said date.

P. M. ANANTARAYANA AYYAR,
 District Magistrate.

Sankar, 18th February 1925.

No. 4 of 1925 in the Court of the Assistant District Magistrate, Sankar.

Subba Ramasami Chetti, son of Subba Ramasami Chetti of Kottawadi,
 Isak, Nayar, Karandharan Isak Insolvent (Petitioner).
 Sankar Nayar Chetti and his others Creditors.

Notice is hereby given that the above-named petitioner has applied to this Court in L.P. No. 4 of 1925 to be adjudged an insolvent under section 7 of Act V of 1920 and that the petition is posted to 22nd March 1925 for hearing.

V. DANIEL CHELLAPPA,
 District Magistrate.

Sankar, 15th February 1925.

No. 3 of 1925 (No. 3 of 1925 of the title of the District Court, Cuddalore)
IN THE COURT OF THE OFFICIAL RECEIVER, Cuddalore.

K. M. Sathasivaraya, son of Narayanaswami, residing at Kayar village.

Chengalpet taluk Petitioner.

Quashed Saver and others Debtors.

Notice is hereby given that under section 14 of Act V of 1920 the creditors of the abovesaid insolvent who have not yet proved their debts should do so on or before 15th March 1925, failing which a dividend will be distributed without regard to their claims.

No. 34 of 1924 (No. 4 of 1924 of the title of the District Court, Cuddalore)
IN THE COURT OF THE OFFICIAL RECEIVER, Cuddalore.

M. C. Srinivasappa, son of Srinivasappa, residing at the postoffice.

United Revenue, Madanakkam, Chengalpet taluk Petitioner.

A. N. Srinivasan/ Sankaran and others Debtors.

Notice is hereby given that under section 14 of Act V of 1920 the creditors of the abovesaid insolvent who have not yet proved their debts should do so on or before 15th March 1925, failing which a dividend will be distributed without regard to their claims.

No. 78 of 1924 (No. 4 of 1924 of the title of the District Court, Cuddalore)
IN THE COURT OF THE OFFICIAL RECEIVER, Cuddalore.

W. Venkateshwar, son of Raghavachari, residing at Sennathi.

short, Madanakkam Petitioner.

T. Krishnaswami Appaiah, son Respondent.

Notice is hereby given that under section 17 of Act V of 1920 the abovesaid petitioner was adjudged an insolvent on 31st February 1924. The petitioner has been directed to apply for his discharge within six months from 7th February 1925. All his creditors are required to prove their claims in person or by delivering by registered post to the Official Receiver, Cuddalore, an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules.

No. 104 of 1924 (No. 20 of 1924 of the title of the District Court, Cuddalore)
IN THE COURT OF THE OFFICIAL RECEIVER, Cuddalore.

V. Venkateshwarthar, son of Venkataswami Sankaranarayanan, Madan-

akkam village, Chengalpet taluk Petitioner.

Thandis Krishnaswami and others Respondents.

Notice is hereby given that under section 19 (3) of Act V of 1920 the abovesaid petitioner has applied for being declared an insolvent and that his application is posted to 15th March 1925 for hearing. Any creditor wishing to oppose the same may do so either in person or by valid on the said date.

No. 127 of 1924 (No. 25 of 1924 of the title of the District Court, Cuddalore)
IN THE COURT OF THE OFFICIAL RECEIVER, Cuddalore.

P. Natesa Mudaliyar, son of P. Kandam, Madalayar, residing at

Pala village, Chengalpet taluk Petitioner.

Pillayappan Madalayar and others Respondents.

Notice is hereby given that under section 19 (3) of Act V of 1920 the abovesaid petitioner has applied for being declared an insolvent and that his application is posted to 7th March 1925 for hearing. Any creditor wishing to oppose the same may do so either in person or by valid on the said date.

No. 5 of 1925 (No. 1 of 1925 of the title of the District Court, Pondicherry)
IN THE COURT OF THE OFFICIAL RECEIVER, Cuddalore.

Kannasami Madalayar, son of Nylappa Madalayar, Mangalkott village,

Seppanambudhi taluk Petitioner.

Velupillai Sankaranarayanan Sidi, Kall, etc. Respondents.

Notice is hereby given that under section 19 (3) of Act V of 1920 the abovesaid petitioner has applied for being declared an insolvent and that his application is posted to 12th March 1925 for hearing. Any creditor wishing to oppose the same may do so either in person or by valid on the said date.

Chengalpet, 16th February 1925.

P. RANGASWAMI ATTANAR,
Official Receiver.

No. 124 of 1925 (No. 47 of 1925 of the title of the District Court, Cuddalore)
IN THE COURT OF THE OFFICIAL RECEIVER, Cuddalore.

Kuppan Venkateswara, residing now at Chengalpet, brother of

Machan in Chengalpet taluk Petitioner (Debtors).

Velure Ramasami and others Respondents (Creditors).

Notice is hereby given that under section 30 of Act V of 1920, the abovesaid petitioner (debtor) was adjudged insolvent on 4th December 1924. He is directed to apply for his discharge by the end of December 1925. All the creditors are required to prove their claims as soon as possible by registered post to Me in an affidavit in Form No. 5 of the Madras Provincial Insolvency Rules, 1922.

No. 35 of 1924 (No. 15 of 1924 on the table of the Director General's Office, Nagasaki)
of the Chief of the Customs Revenue, Chongqing.

[illegible]

Notice is hereby given that, under section 18 (3) of Act V. of 1926, the above-named petitioners (petitioners) have applied to the District Munsif, Nandurbar, to adjudge three candidates and that their petition has been transferred to this Court for disposal. The said petition stands filed to the 20th day of March 1928 for hearing.

M. W. ELLIOT,
General Editor

No. 6 of 1970 (No. 2 of 1931 on the film of the District Master's Court, Kumbakonam)
of the Court of the District Master, Kumbakonam.

Gangwaya Bahayya	22	24	27	28	29	Parilam.
Mala: Kavarua Bay and others	2	22	27	28	29	Rependam.

Notes in handwriting: "In reply to letter 18 (2) of Dec 5 of 1925 that the above named petitioner has applied to the District Court, Kansas, in duplicate. Was an informant not that the petition has been transferred to the Court for disposal. The said petition stands posted to 20 March 1926 for hearing."

N. RAMANUJAN, *Official Editor*

No. 14 of 1936 is the Order of the General Director, Jammu.

M. Srinivasan Ayyar	Full-time.
P. S. H. P. S. M. S. Subramanian Chatterjee and others ..	On-duty.

Notice under section 19 (1) of Act V of 1950 is hereby given that N. Rameswari Ayyar, son of Mathiahachari Naya Ayyar, residing at Kanchchei, Kanyakumari taluk, has applied for being declared as insolvent and the petition is fixed to 2nd March 1951. Any creditors wishing to oppose the same may appear on that date either in person or by bail.

No. 32 of 1924 in the Code of the Official Journals, Russia.

B. Sargassum Sea 1961	1.1	1.2	1.3	1.4	1.5	1.6	1.7	1.8	1.9	2.0	2.1	2.2	2.3	2.4	2.5	2.6	2.7	2.8	2.9	3.0	3.1	3.2	3.3	3.4	3.5	3.6	3.7	3.8	3.9	4.0	4.1	4.2	4.3	4.4	4.5	4.6	4.7	4.8	4.9	5.0	5.1	5.2	5.3	5.4	5.5	5.6	5.7	5.8	5.9	6.0	6.1	6.2	6.3	6.4	6.5	6.6	6.7	6.8	6.9	7.0	7.1	7.2	7.3	7.4	7.5	7.6	7.7	7.8	7.9	8.0	8.1	8.2	8.3	8.4	8.5	8.6	8.7	8.8	8.9	9.0	9.1	9.2	9.3	9.4	9.5	9.6	9.7	9.8	9.9	10.0	10.1	10.2	10.3	10.4	10.5	10.6	10.7	10.8	10.9	11.0	11.1	11.2	11.3	11.4	11.5	11.6	11.7	11.8	11.9	12.0	12.1	12.2	12.3	12.4	12.5	12.6	12.7	12.8	12.9	13.0	13.1	13.2	13.3	13.4	13.5	13.6	13.7	13.8	13.9	14.0	14.1	14.2	14.3	14.4	14.5	14.6	14.7	14.8	14.9	15.0	15.1	15.2	15.3	15.4	15.5	15.6	15.7	15.8	15.9	16.0	16.1	16.2	16.3	16.4	16.5	16.6	16.7	16.8	16.9	17.0	17.1	17.2	17.3	17.4	17.5	17.6	17.7	17.8	17.9	18.0	18.1	18.2	18.3	18.4	18.5	18.6	18.7	18.8	18.9	19.0	19.1	19.2	19.3	19.4	19.5	19.6	19.7	19.8	19.9	20.0	20.1	20.2	20.3	20.4	20.5	20.6	20.7	20.8	20.9	21.0	21.1	21.2	21.3	21.4	21.5	21.6	21.7	21.8	21.9	22.0	22.1	22.2	22.3	22.4	22.5	22.6	22.7	22.8	22.9	23.0	23.1	23.2	23.3	23.4	23.5	23.6	23.7	23.8	23.9	24.0	24.1	24.2	24.3	24.4	24.5	24.6	24.7	24.8	24.9	25.0	25.1	25.2	25.3	25.4	25.5	25.6	25.7	25.8	25.9	26.0	26.1	26.2	26.3	26.4	26.5	26.6	26.7	26.8	26.9	27.0	27.1	27.2	27.3	27.4	27.5	27.6	27.7	27.8	27.9	28.0	28.1	28.2	28.3	28.4	28.5	28.6	28.7	28.8	28.9	29.0	29.1	29.2	29.3	29.4	29.5	29.6	29.7	29.8	29.9	30.0	30.1	30.2	30.3	30.4	30.5	30.6	30.7	30.8	30.9	31.0	31.1	31.2	31.3	31.4	31.5	31.6	31.7	31.8	31.9	32.0	32.1	32.2	32.3	32.4	32.5	32.6	32.7	32.8	32.9	33.0	33.1	33.2	33.3	33.4	33.5	33.6	33.7	33.8	33.9	34.0	34.1	34.2	34.3	34.4	34.5	34.6	34.7	34.8	34.9	35.0	35.1	35.2	35.3	35.4	35.5	35.6	35.7	35.8	35.9	36.0	36.1	36.2	36.3	36.4	36.5	36.6	36.7	36.8	36.9	37.0	37.1	37.2	37.3	37.4	37.5	37.6	37.7	37.8	37.9	38.0	38.1	38.2	38.3	38.4	38.5	38.6	38.7	38.8	38.9	39.0	39.1	39.2	39.3	39.4	39.5	39.6	39.7	39.8	39.9	40.0	40.1	40.2	40.3	40.4	40.5	40.6	40.7	40.8	40.9	41.0	41.1	41.2	41.3	41.4	41.5	41.6	41.7	41.8	41.9	42.0	42.1	42.2	42.3	42.4	42.5	42.6
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Notice under section 16(1) of Act V of 1930 is hereby given that S. Suryaprasanna Sastry, son of Hrudaya Sastry, residing at Akkamaheshwara, Hennurpalli taluk, Remond district, has applied for being declared as mad and the petition is fixed to be heard on 10th March 1935. Any persons wishing to oppose the same may appear on that date either in person or by writ.

No. 66 of 1956 of the Series of the Official Gazette, Republic of Bulgaria.

Mohammed Haneef	199	199	199	199	Petitioner
Abdul Majid Husein and others	199	199	199	199	Respondents

Notice under section 19(1) of Act V of 1920 is hereby given that Mahammad Barakat, son of Bakshidar Barakat, merchant, residing at Parnamahal, has applied for being declared as insolvent and the petition is posted to 27th February 1925. Any creditors wishing to oppose the same may appear on that date either in person or by taluk.

No. 38 of 1934 in the Order of the Official Register. Page 13.

Mahmoud Solakouk/Eh's Husekayer	<i>Postman</i>
H. S. Nae Mahmood and others	<i>Outlets</i>

Notes under section 24 (1) of Act V of 1920 is hereby given that Muhammad Subhuddin Khan, son of Sayid Muhammad Subh Muhammad Khan of Kachhapur, District Sahib, has applied for being declared as insolvent and the petition is placed to 24th March 1923. Any creditors wishing to oppose the same may appear on that date either in person or by valid.

No. 57 of 1924 is the Order of the Chief of the Imperial Household, Emperor.

E. N. M. H. Forward Mayada	<i>Fertilizer</i>
A. E. S. Vincent, Chelimer and others	"	"	<i>Codfishes</i>

Notice under section 19 (1) of Act V of 1920 is hereby given that Perumal Nayudu, son of Narayanaswami Nayudu, residing at Mallangipur village, Aruppukottai taluk, has applied for being declared an i-servant and the petition is posted to 26th March 1925. Any condition wishing to oppose this case may appear on that date either in person or by valid.

No. 66 of 1884 at the Office of the General Register, London.

Vandana Chatterjee					Publisher,
Verkhachalapathi Arava and others	..					Columbia,

Notice under section 18(1) of the Act of 1933 is hereby given that U. V. H. S. M. Yessierli, Chetivyer, of U. V. B. Sevanadun Chetivyer, residing at Derhambakh, Hovsevan/Arakotsy ulak, has applied for being declared as insolvent and the petition is posted to 5th March 1935. Any creditor wishing to oppose the same may appear on that date either in person or by bailiff.

No. 32 of 1924 is the Order of the District Magistrate, BANGAL.

Yellayyammappa alias Pothayammappa Moogga *Petitioner.*
Yellayya Chetty and others *Defendants.*

Notice under section 18 (1) of the Act V of 1912 is hereby given that Yellayyammappa alias Pothayammappa Moogga, son of Shanmugaswami Moogga, Pothayammappa village, Palamcottah taluk, has applied for being declared an insolvent and the petition is posted on 4th March 1925. Any creditor wishing to oppose the same may appear on that date either in person or by vald.

No. 33 of 1924 is the Order of the District Magistrate, BANGAL.

Achayappa Nalliah alias Sydagama Nalliah *Petitioner.*
The Madras Bank and others *Defendants.*

Notice under section 18 (1) of the Act V of 1912 is hereby given that Achayappa Nalliah alias Sydagama Nalliah, son of Perumayya Nalliah residing at Andrayampalayam alias Jagayyavempalayam, Madras taluk, has applied for being declared an insolvent and the petition is posted on 4th March 1925. Any creditor wishing to oppose the same may appear on that date either in person or by vald.

No. 3 of 1925 is the Order of the District Magistrate, BANGAL.

N. K. R. M. M. Noman Chetti *Petitioner.*
M. K. M. M. Ramaswami Chetty and others *Defendants.*

Notice under section 18 (1) of the Act V of 1912 is hereby given that Noman Chetti, son of Karayappa Chetty, residing at Kandanapalayam, Tirupattur taluk, Namakkal District, has applied for being declared an insolvent and the petition is posted on 18th March 1925. Any creditor wishing to oppose the same may appear on that date either in person or by vald.

T. S. RAMASWAMI AYYANGAR,
Official Justice.

Madras, 17th February 1925.

No. 48 of 1924 (No. 4 of 1925 of the file of the District Magistrate's Court, BANGAL) is the Order of the District Magistrate, Madras District and Cuddalore.

Vandanaiah, son of Vijayaraghavachari, residing at Wakkajpet *Petitioner.*

Under section 32 (1) of the Provincial Insolvency Act V of 1912 it is hereby notified that an order of adjudication was made in the above matter by this Court on 2nd February 1925 and the debtor shall apply for his discharge within 3rd August 1925. The creditors should prove their claims as soon as possible. Claims may be proved by delivering or sending by post in a registered letter to me by an affidavit in Form No. 2 of the Madras Provincial Insolvency Rules, 1912.

No. 117 of 1924 (No. 11 of 1925 of the file of the District Magistrate's Court, BANGAL) is the Order of the District Magistrate, Madras District and Cuddalore.

V. G. Krishnasami Mudali, son of Uthandi Mudali, residing at Peria-
kuppam, Andhra taluk *Petitioner.*

Notice is hereby given under section 18 (1) of Act V of 1912 that the above-named petitioner has applied to this Court for being declared an insolvent and that his petition stands posted to the 17th day of March 1925. Any creditor wishing to oppose the same may do so either in person or by vald on the said date.

No. 335 of 1924 (No. 15 of 1925 of the file of the District Magistrate's Court, BANGAL) is the Order of the District Magistrate, Madras District and Cuddalore.

(1) V. Govindaswami Mudali, (2) V. Venkateswami Mudali, (3) V. Karayappa
Mudali and (4) V. Narayanaswami Mudali, sons of Vardachari
Reddy, residing at Arumamangalam *Petitioners.*

Notice is hereby given under section 18 (1) of Act V of 1912 that the above-named petitioners have applied to this Court for being declared insolvents and that their petitions stand posted to the 17th day of March 1925. Any creditor wishing to oppose the same may do so either in person or by vald on the said date.

No. 5 of 1925 (No. 5 of 1924 of the file of the District Magistrate's Court, BANGAL) is the Order of the District Magistrate, Madras District and Cuddalore.

Durgaswami Mudali, son of Ramaswami Mudali, residing at
Arumamangalam, Arni taluk *Petitioner.*

Notice is hereby given under section 18 (1) of Act V of 1912 that the above-named petitioner has applied to this Court for being declared an insolvent and that his petition stands posted to the 17th day of March 1925. Any creditor wishing to oppose the same may do so either in person or by vald on the said date.

No. 34 of 1925 (No. 5 of 1925 of the file of the District Magistrate's Court, BANGAL) is the Order of the District Magistrate, Madras District and Cuddalore.

Ramaswami Chetti, son of Neri Chetti, residing at Velluram
village, Tirumangalochal taluk *Petitioner.*

Notice is hereby given under section 18 (1) of Act V of 1912 that the above-named petitioner has applied to this Court for being declared an insolvent and that his petition stands posted to the 17th day of March 1925. Any creditor wishing to oppose the same may do so either in person or by vald on the said date.

No. 35 of 1923 (No. 3 of 1923 of THE RULES OF THE DISTRICT MUDRA'S COURT, CHENNAI)
IN THE COURT OF THE OFFICIAL RECEIVER, SOUTH ARCADE.

A. Vignaraja Mudali, son of Thevaraja Mudaliyar, money-lender,
residing at Annamalai Vilagam, Kall street, Valluvar Petitioner.

Notice is hereby given under section 30 of Act V of 1920 that the abovesaid petitioner has applied to this Court for being declared an insolvent and that his petition stands posted in 17th day of March 1923. Any creditor wishing to oppose the same may do so either in person or by writal on the said date.

T. M. SRINIVASA ACHARIYAR,
Official Receiver.

Valluvar, 18th February 1923.

No. 78 of 1924 (No. 21 of 1924 of THE RULES OF THE DISTRICT MUDRA'S COURT, SOUTH ARCADE)
IN THE COURT OF THE OFFICIAL RECEIVER, SOUTH ARCADE.

Thevaraja Padayappa Petitioner.
A. V. Karthaswami Ayyar and three and twenty others Respondents.

Notice is hereby given under section 30 of Act V of 1920 that Thevaraja Padayappa, son of Madan Padayappa, residing at Sottappa Naydun Chavadi, Chidambaram taluk, the petitioner abovesaid, was adjudged insolvent by this Court on 6th February 1923 and the creditors are called upon to prove their debts on or before the 15th March 1923 at 7 a.m. by delivering or sending by registered post an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1920. The abovesaid insolvent should apply for discharge within one year from the date of adjudication.

No. 84 of 1923 (No. 18 of 1924 of THE RULES OF THE DISTRICT MUDRA'S COURT, CHENNAI)
IN THE COURT OF THE OFFICIAL RECEIVER, SOUTH ARCADE.

Sabharwalappa Ayyar Petitioner.
Rajaguru Ayyar and six others Respondents.

Notice is hereby given under section 30 of Act V of 1920 that Sabharwalappa Ayyar, son of Vasantham Ayyar, residing at Chokke, Chidambaram, Chidambaram taluk, the petitioner abovesaid, was adjudged insolvent by this Court on 1st February 1923 and the creditors are called upon to prove their debts on or before the 15th March 1923 at 7 a.m. by delivering or sending by registered post an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1920. The abovesaid insolvent should apply for discharge within one year from the date of adjudication.

No. 87 of 1924 (No. 19 of 1924 of THE RULES OF THE DISTRICT MUDRA'S COURT, CHENNAI)
IN THE COURT OF THE OFFICIAL RECEIVER, SOUTH ARCADE.

Rajaji Sankar Petitioner.
Ramaswami Chetti and fourteen others Respondents.

Notice is hereby given under section 30 of Act V of 1920 that Rajaji Sankar, son of Umama Sankar, residing at Main Shanmugam, Chidambaram taluk, the petitioner abovesaid, was adjudged insolvent by this Court on 2nd January 1923 and the creditors are called upon to prove their debts on or before the 15th March 1923 at 7 a.m. by delivering or sending by registered post an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1920. The abovesaid insolvent should apply for discharge within one year from the date of adjudication.

No. 88 of 1923 (No. 4 of 1924 of THE RULES OF THE DISTRICT MUDRA'S COURT, CHENNAI)
IN THE COURT OF THE OFFICIAL RECEIVER, SOUTH ARCADE.

Chidambalinga Chetti Petitioner.
S. K. Ravi Ayyar and three and fifteen others Respondents.

Notice is hereby given under section 30 of Act V of 1920 that Chidambalinga Chetti, son of Velu Ravi Chidambalinga Chetti, residing at Pannur, Chidambaram taluk, the petitioner abovesaid, was adjudged insolvent by this Court on 18th February 1923 and the creditors are called upon to prove their debts on or before the 15th March 1923 at 7 a.m. by delivering or sending by registered post an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1920. The abovesaid insolvent should apply for discharge within one year from the date of adjudication.

No. 92 of 1924 (No. 21 of 1924 of THE RULES OF THE DISTRICT MUDRA'S COURT, CHENNAI)
IN THE COURT OF THE OFFICIAL RECEIVER, SOUTH ARCADE.

Chidambaram Chetty Petitioner.
Venkataswami Pillai and nine others Respondents.

Notice is hereby given under section 30 of Act V of 1920 that Chidambaram Chetty, son of Chidambaram Chetti, residing at Main Shanmugam, Chidambaram taluk, the petitioner abovesaid, was adjudged insolvent by this Court on 18th February 1923 and the creditors are called upon to prove their debts on or before the 15th March 1923 at 7 a.m. by delivering or sending by registered post an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1920. The abovesaid insolvent should apply for discharge within one year from the date of adjudication.

No. 93 of 1923 (No. 6 of 1924 of THE RULES OF THE DISTRICT MUDRA'S COURT, CHENNAI)
IN THE COURT OF THE OFFICIAL RECEIVER, SOUTH ARCADE.

Venkataswami Chidambaram Dikshitar Petitioner.
Mannuvali Annal and twenty-one others Respondents.

Notice is hereby given under section 30 of Act V of 1920 that Venkataswami Chidambaram Dikshitar, residing at Chidambaram, Chidambaram taluk, the petitioner

above-named, was adjudged insolvent by this Court on 26th January 1925 and the creditors are called upon to prove their debts on or before the 15th March 1925 at 7 a.m. by delivering or sending by registered post an affidavit in Form No. 2 of the Madras Provincial Insolvency Rules, 1922. The above-named insolvent should apply for discharge within eighteen months from the date of adjudication.

No. 9 of 1925 (No. 1 of 1925 on the file of the District Court, South Arcot)
in the Court of the Official Receiver, South Arcot.

Koppasami Kandasami, son of Muthuppa Kandasami of Arjyal,
Tirupuram taluk *Debtor.*

The above petitioner has applied for being declared an insolvent and the petition is posted for hearing on 16th March 1925 at 1 a.m.

No. 10 of 1925 (No. 2 of 1925 on the file of the District Master's Court, Arcot)
in the Court of the Official Receiver, South Arcot.

Dhanalinga Madali, son of Parthappa-Madali of Panagudi,
Tiruchuvann taluk *Debtor.*

The above petitioner has applied for being declared an insolvent and the petition is posted for hearing on 27th March 1925 at 7 a.m.

No. 11 of 1925 (No. 3 of 1925 on the file of the District Master's Court, Chinnaiyannur)
in the Court of the Official Receiver, South Arcot.

Ganapathi Madalar, son of Kappasami Madalar of Nidheyan-
gar, Chinnaiyannur taluk *Debtor.*

The above petitioner has applied for being declared an insolvent and the petition is posted for hearing on 16th March 1925 at 7 a.m.

F. F. KANDASAMYAN,
Official Receiver.

Cuddalore, 16th February 1925.

No. 20 of 1925 in the Court of the Official Receiver, South Kanara.

Telaga, Kallappa Paramaswami Thevar, residing at Tinkupar of
Kannur taluk *Debtor.*

Notice is hereby given under section 44 of Act V of 1910 that the final dividend will be declared in the end of the year and that all creditors should prove their debts to the satisfaction of this Court on or before 31st March 1925, otherwise their claims will not be considered.

No. 21 of 1925 in the Court of the Official Receiver, South Kanara.

Vasudevarayudu, son of Vinnasappaiah, residing at Talur, Mangalore. *Debtor.*

Notice is hereby given under section 44 of Act V of 1910 that the final dividend will be declared in the end of the year and that all creditors should prove their debts to the satisfaction of this Court on or before 31st March 1925, otherwise their claims will not be considered.

No. 22 of 1925 (No. 4 of 1924 on the file of the District Judge's Court, South Kanara)
in the Court of the Official Receiver, South Kanara.

Kafle Shiva Rao, son of late Dewan Bahadur Kafle Shiva Rao, residing
at Talur, Mangalore *Debtor.*
Son Hanumanthappa and five others *Creditors.*

Under section 36 of the Madras Provincial Insolvency Act V of 1910 it is hereby notified that the above-named petitioner has been adjudged an insolvent by an order of this Court dated 23rd January 1925 under section 27 (1) and that creditors should prove their claims before this Court on or before the 31st March 1925. Claims may be proved by delivering or sending by post in a registered letter to the said Court an affidavit in Form No. 2 of the Madras Provincial Insolvency Rules, 1922. Petitioner has been ordered to apply for discharge within twelve months from the date of adjudication.

No. 46 of 1924 (No. 6 of 1924 on the file of the District Judge's Court, Urdur)
in the Court of the Official Receiver, South Kanara.

Lakshminarayana, son of Shankarappaiah, goldsmith at Bhadravara in
Urdur taluk *Debtor.*
Anandappaiah and four others *Creditors.*

Under section 36 of the Madras Provincial Insolvency Act V of 1910 it is hereby notified that the above-named petitioner has been adjudged an insolvent by an order of this Court dated 23rd January 1925 under section 27 (1) and that creditors should prove their claims before this Court on or before the 31st March 1925. Claims may be proved by delivering or sending by post in a registered letter to the said Court an affidavit in Form No. 2 of the Madras Provincial Insolvency Rules, 1922. Petitioner has been ordered to apply for discharge within twelve months from the date of adjudication.

No. 31 of 1924 (No. 36 of 1924 on the file of the SECONDRATE JUDGE'S COURT, SOUTH KANARA) IN THE COURT OF THE OFFICIAL RECEIVER, SOUTH KANARA.

Karkel Subraman Prabhu, son of Banga Prabhu, Karkal taluk. .. Petitioner.
 K. Mahanda Kankali and thirteen others. .. Creditors.

Under section 10 of the Madras Provincial Insolvency Act V of 1920 it is hereby notified that the abovesaid petitioner has been adjudged an insolvent by an order of this Court dated 14th February 1925 under section 27 (1) and that creditors should prove their claims before this Court on or before the 21st March 1925. Claims may be proved by delivering or sending by post in a registered letter to the said Court an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1921. Petitioner has been ordered to apply for discharge within six months from the date of adjudication.

No. 32 of 1924 (No. 37 of 1924 on the file of the SECONDRATE JUDGE'S COURT, SOUTH KANARA) IN THE COURT OF THE OFFICIAL RECEIVER, SOUTH KANARA.

George Ephraim Fernandez, son of C. S. Fernandez at Kuder, Mangalore. .. Petitioner.
 J. M. Nunes and four others. .. Creditors.

Under section 10 of the Madras Provincial Insolvency Act V of 1920 it is hereby notified that the abovesaid petitioner has been adjudged an insolvent by an order of this Court dated 14th January 1925 under section 27 (1) and that creditors should prove their claims before this Court on or before the 21st March 1925. Claims may be proved by delivering or sending by post in a registered letter to the said Court an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1921. Petitioner has been ordered to apply for discharge within six months from the date of adjudication.

No. 33 of 1924 (No. 38 of 1924 on the file of the SECONDRATE JUDGE'S COURT, MANGALORE) IN THE COURT OF THE OFFICIAL RECEIVER, SOUTH KANARA.

Paraji Naraya Pal, son of Han. Tal, residing at present in Mangalore. .. Petitioner.
 B. Suryachama Prabu and twelve others. .. Creditors.

Under section 10 of the Madras Provincial Insolvency Act V of 1920 it is hereby notified that the abovesaid petitioner has been adjudged an insolvent by an order of this Court dated 14th January 1925 under section 27 (1) and that creditors should prove their claims before this Court on or before 14th March 1925. Claims may be proved by delivering or sending by post in a registered letter to the said Court an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1921. Petitioner has been ordered to apply for discharge within six months from the date of adjudication.

No. 34 of 1924 (No. 39 of 1924 on the file of the SECONDRATE JUDGE'S COURT, PUTTURA) IN THE COURT OF THE OFFICIAL RECEIVER, SOUTH KANARA.

Sankara Pappu, nephew of Manappa Pappu, residing at Kuthathaiya village in Uppanagudi taluk. .. Petitioner.

Under section 10 of the Madras Provincial Insolvency Act V of 1920 it is hereby notified that the abovesaid petitioner has been adjudged an insolvent by an order of this Court dated 14th February 1925 under section 27 (1) and that creditors should prove their claims before this Court on or before the 21st March 1925. Claims may be proved by delivering or sending by post in a registered letter to the said Court an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1921. Petitioner has been ordered to apply for discharge within six months from the date of adjudication.

No. 4 of 1925 (No. 3 of 1925 on the file of the SECONDRATE JUDGE'S COURT, SOUTH KANARA) IN THE COURT OF THE OFFICIAL RECEIVER, SOUTH KANARA.

Trasi Subraman Shashagani, son of Trasi Laxman Shashagani, residing at Mangalore town. .. Petitioner.
 Vithalrao and others. .. Creditors.

Notice is hereby given under section 3 of section 10 of Act V of 1920 that the abovesaid petitioner has applied for being declared an insolvent and that the said application is posted for hearing to 10th April 1925. Creditors wishing to oppose the same may appear either in person or by pleader to the said date at 11 a.m.

Mangalore, 14th February 1925.

H. M. MENDE,
 Official Receiver.

No. 55 of 1925 (No. 56 of 1925 on the file of the DISTRICT COURT, TRICHYVALLUR) IN THE COURT OF THE OFFICIAL RECEIVER, TRICHYVALLUR.

Subbaya Ayyar and Ayyah Ayyar, sons of Ananthakrishnan Ayyar, Ranganamattam, Ananthakrishnan taluk. .. Petitioner.

Notice is hereby given that creditors of the abovesaid respondents are required to prove their claims on or before 14th day of March 1925, failing which final dividend will be declared and distributed without regard to their claims.

Trichy, 14th February 1925.

A. SUBBARESHWARYA AYYAR,
 Official Receiver.

IN THE MATTER OF THE INDIAN COMPANIES ACT, 1913, AND OF THE TRUSTWORTHY CO., Ltd.

Whereas the directors of the Trustworthy Co., Ltd., have in their letter dated 29th January 1925 stated that the company has on long existing business made the loss of its registration:

Notice is hereby given pursuant to section 247 (5) of the Indian Companies Act, 1913, that at the expiration of three months from the date of this notice the name of the said company will, unless cause is shown to the contrary, be struck off the register and the company will be dissolved.

Madras, 12th February 1925.

IN THE MATTER OF THE INDIAN COMPANIES ACT, 1913, AND OF THE MUTUAL INVESTMENT FUND, LIMITED

Whereas in reply to an enquiry whether the company is carrying on business as it is operating Mr. R. V. Subramanyam, a member and an officer of the Mutual Investment Fund, Limited, in his letter dated 4th November 1924 stated that the said Fund was not carrying on business since the year 1922, a notice dated 7th November 1924 pursuant to section 247 (5) of the Indian Companies Act, 1913, was published on page 5824 of Part II of the Port St. George Gazette, dated 16th November 1924, in the effect that at the expiration of three months from the date of that notice the name of the said company would, unless cause was shown to the contrary, be struck off the register and the company would be dissolved. The company not having shown such cause within the period allowed which expired on the 7th February 1925, the name of the company has been struck off the register pursuant to section 247 (5) of the Act.

Madras, 16th February 1925.

T. KRISHNASWAMI AYYAR,
Assistant Registrar of Joint Stock Companies.

REVENUE NOTIFICATIONS.

MINING CERTIFICATES.

The undermentioned have been granted certificates of approval under the Mining Rules which will be in force up to 31st December 1925:—

Name and address.	Date of order granting the certificate.	Area over which the person proposes to prospect or mine.
M. R. V. Venkatasubbaiah, Esq., of Ben- gaur, Landlord and Ven-Prom- doot, Taluk, Ben- gaur, Kallakurichi, Kannur District.	5th February 1925 ..	Madras Presidency.
K. K. K. Reddy, Esq., Ban- gaur, Cuddalore.	11th February 1925 ..	Do.
The Mysore Gold Mining Company of India, Limited, Bangalore, Mysore State.	2nd February 1925 ..	Do.
J. M. A. Chelva, Esq., M.B.	..	Do. ..
Board (Land Revenue and Settlements), Madras, 16th February 1925.		W. S. BROWN, Secretary.

The certificate of approval granted under the Mining Rules to the person named below in R.P. No. 6724, Dindigul, dated 22nd December 1923, has been renewed and will be in force up to 31st December 1925:—

Name and address.	Date of order granting the certificate.	Area over which the person proposes to prospect or mine.
The Mysore Development Syndicate, Mysore.	L. D. No. 140/1923, dated 26th February 1925.	Madras Presidency.
Cuddalore, 5th February 1925.		M. RAJULAKSHI, Collector.

NOTIFICATIONS.

In exercise of the powers delegated under section 17 (4) of the Madras Survey and Revenue Act, VIII of 1923, the Board of Revenue hereby directs the survey under the provisions of the said Act of the supplemental subdivisions created during the preparation of a record of rights in respect of the agricultural lands situated in the Mysore Revenue District of Bangalore, Taluk, and Vijayanagara, according to the schedule attached to the Mysore Revenue District of Bangalore, Taluk, and Vijayanagara, and lying within the limits of Ayas, Mysore Revenue District, village situated in the Mysore Taluk of the Trustworthy Co., Ltd. The details of the notification published in page 247 of Part II of the Port St. George Gazette, dated 29th January 1925.

Board (Land Revenue and Settlements),
Madras, 17th February 1925.

K. K. CHIDAMBARAM AYYAR,
Assistant Secretary.

NOTICE OF COLLECTION OF DUTY ON BEER AND FOREIGN LIQUOR LICENSES.

No. 1.—The following collection is issued in pursuance of Notification No. 3, dated 26th January 1923, published in the Port St. George Gazette, Part II, dated 26th January 1923:—

In exercise of the power conferred on him under section 1 (4) of the Malacca Alcohol Act, 1905, the Commissioner of Malacca hereby promulges, under section 24 of the Act, the following rules for regulating the issue of Licenses to sell beer for the consumption, blending, bottling and sale of pure foreign liquor, locally-made foreign liquor and domestic toddy arrack from and after the 1st April 1923 within the limits of the Malacca Presidency:—

1. The term 'foreign liquor' in these rules includes all wines, spirits and beer imported into the Presidency by sea or land; also distilled spirits imported or locally-made and on which the tariff rate of duty has been paid; and beer brewed in India or beer imported in a condensed form and afterwards converted into potable beer and duly cooled, but excludes locally-made foreign liquor, distilled spirits, domestic toddy arrack and ordinary arrack. In the case of beer or to be sold, champagne and other sparkling wines or wines, however, for the sale of pure rectified spirits only, the term 'foreign liquor' means pure rectified spirits imported from foreign countries by sea or manufactured in the country and assessed at the tariff rate of duty.

2. Locally-made foreign liquor' in spirit was distilled or concentrated in British India and elsewhere in India and further to assemble, brew, blend, or run imported from foreign countries. It is assessed at Rs. 15-4-0 per proof gallon; its sale is permitted in all foreign liquor shops except those licensed for the exclusive sale of beer, medicinal wines and rectified spirits.

3. Domestic toddy arrack' is spirit manufactured from toddy at the Chongkat distillery in Malacca and assessed at Rs. 15-4-0 per proof gallon; its sale is permitted in all foreign liquor shops except those licensed for the exclusive sale of beer, medicinal wines and rectified spirits. The maximum stock of private possession is two imperial gallons.

Note.—The alcohol content of all such imported and locally-made foreign spirits can be sold on 45° U.P. for gin, 50° U.P. for Cognac and not more than 40° U.P. for all other kinds of spirit including Indian spirit except rectified spirits.

4. Indian' beer is beer brewed in India (a) which contains at least two barrels of malt and two pounds of hops per imperial bushel and in the manufacture of which jeppery or crude malt sugar is employed; (b) which is brewed at a higher original gravity than 1.030° on a standard maltometer and (c) the maximum price of which at the time of the license is Rs. 40-0-0 per imperial bushel the excise duty is borne at the time of issue.

5. Licenses for the sale of foreign liquor, locally-made foreign liquor and domestic toddy arrack shall be of the following descriptions:—

I. Wholesale license for the sale of foreign liquor, locally-made foreign liquor and domestic toddy arrack, not to be dealt on the premises.—There will be issued an annual fee of Rs. 500 in Malacca and Rs. 500 in other districts, at the discretion of the Collector. Under these licenses the sale of liquor in quantities less than two imperial gallons or a dozen repeated quart bottles or two dozen repeated pint bottles of each kind at a time is prohibited. The holder of this license will have the privilege of selling to licensed dealers only samples of liquor in quantities not exceeding one pint. In Malacca towns, holders of this license will not be allowed to sell 'Indian' beer. Holders of this license are prohibited from selling domestic toddy arrack in bulk to private persons in Malacca district and are permitted to sell it to such persons only in bottles, sealed and labelled in accordance with the bottling rules.

II. Retail license for the sale of foreign liquor, locally-made foreign liquor and domestic toddy arrack, not to be dealt on the premises.—There will be of two kinds—one for the sale of all kinds of foreign liquor, except 'Indian' beer, and of locally-made foreign liquor and domestic toddy arrack and the other for the sale of beer brewed in India.

1 (a) The former will be issued at the discretion of the Commissioner and Collector on payment of an annual fee of Rs. 1,000 in the Malacca except districts, Rs. 500 in the towns of Malacca, Rs. 500 in towns having a population of 25,000 and over and in Malacca, Tanjong and Cyber, and Rs. 150 in the rest of the Presidency. Under these licenses the sale of liquor in quantities less than two imperial pints and greater than two imperial gallons in one transaction will be prohibited.

(b) Retail licenses for the sale of beer brewed in India will be issued to licensed holders for beer shops on payment of an annual fee of Rs. 50.

III. Retail license for the supply of refreshment in hotels and boarding houses.—There will be of two kinds and subject to a payment of an annual fee of Rs. 100 or Rs. 500 in Malacca, of Rs. 100 or Rs. 50 in the Malacca, and of Rs. 50 or Rs. 25 in the rest of the Presidency, as may be determined by the Collector. No liquor may be sold under these licenses otherwise than to residents in hotels and boarding houses for their own use and that of their guests, or to casual visitors requiring liquor with the meal or meals supplied to them.

In Malacca holders of a hotel license desirous of selling up and maintaining in bottles a beer or beer may, on payment of a weekly fee of Rs. 100 for a first-class beer or Rs. 50 for a second-class beer, be granted a separate license to be called a bar license. This will cover the sale of foreign liquor, locally-made foreign liquor and domestic toddy arrack under the same conditions and to the same extent as the hotel license.

In Malacca, special bar licenses will also be issued to others than holders of hotel licenses with the previous sanction of the Commissioner. The fee in such cases will be fixed by the Commissioner and the license will entitle the holder to sell to all comers.

* The maximum price of a glass of beer at the Singapore Brewery will be 10 cents per imperial (one-third pint) and accordingly will be charged to shops which have obtained beer from that Brewery during 1923-24.

* Note.—In those places there are beer shops, holders of retail licenses for the sale of all kinds of foreign liquor except Indian beer will be permitted to sell beer brewed in India on English principles only in bottles sold in sealed cases.

IV. *Refreshment-room licenses* will be of two classes—

(a) *For refreshment-rooms maintained by, or under the supervision and control of, military companies and companies or managers of lines of dock services for the supply of the premises of residents by such companies or dock lines.*—The annual fee payable for such license will be fixed by the Commissioner from time to time. Under these license liquor may be sold to *consumers* for *consumption* on the premises in any extent, provided that no more than one repeated quart of spirits or two repeated quarts of any other kind of liquor sold at the refreshment-rooms may be sold at one time to any one licensee for removal from the premises.

(b) *For refreshment-rooms in which the sale of liquor is exclusively confined to the supply of meals or of refreshments prepared and served in the European manner.*—The annual fee will be Rs. 100 in Madras and Rs. 75 in the rest of the Presidency. It will at all times be granted with the Collector in withdrawal licenses of this description if it should appear that the sale of liquor to persons who have not previously been granted the refreshment-rooms is restricted to such an extent as to be hardly that the refreshment-rooms may hardly be closed on a license. Sale of liquor for removal from the premises will not be allowed under these licenses. The premises to be used for the sale of liquor under these licenses must be at least of the monthly rentable value of Rs. 50 in Madras and in Coimbatore and Coonoor Municipalities and of Rs. 25 in the rest of the Presidency.

V. *Domestic licenses*, such as licenses for the sale at refreshment stalls in connection with race meetings and public entertainments. These will be granted by Collectors at their discretion, for periods not exceeding ten days at one time and at such fees not exceeding Rs. 100 as may be determined. No removal of liquor from the premises will be allowed under these licenses.

VI. *Special license* will also be granted by Collectors in consultation with the officers of the Excise Department when the circumstances are such as not to allow of the issue of licenses of any of the above descriptions on such terms and conditions but for such periods as they may see such licenses desirable.

VII. *Amusement license.*—Annual fee, Rs. 5. The following are important provisions of this license—

(a) *Liberty to give sample bottles in respect of all consignments, whether trade consignments or the property of private persons, in order that travelling purchasers may have the opportunity of testing high class wines and spirits at their own houses before the auction sale.*

(b) *Authority to sell, bottle, spirit and beer in less quantities than whole dozens of each description in the case of sales by auction of the property of private parties or estates or of trade consignments which are sold up or otherwise unsaleable.*

(c) *Authority to sell by auction at places other than those specified in the license, viz., at any public auction at which the license may be held an auction.*

VIII. *License for the sale of pure distilled spirits.*—These will be issued to chemists and druggists and other firms or persons specially approved by Collectors, on payment of an annual fee of Rs. 50. Under these license the possession of pure distilled spirits in excess of ten imperial gallons for each larger quantity is by the Collector may, in consultation with the officers of the Excise Department, specially authorized as prohibited. Pure distilled spirits must not be sold under these license for other than *medicinal, technical and scientific purposes*, and the maximum limit of sale at one time to the same person is restricted to one repeated quart in the case of spirits of a private individual, two repeated quarts in the case of sale to a chemist, medical practitioner or scientific body and three imperial gallons to any Government, Local Board or Municipal hospital.

IX. *License for the sale of medicinal wines and similar preparations* containing 50 per cent and upwards but not more than 45 per cent of pure spirit will be issued by Collectors on payment of an annual fee of Rs. 10.

X. *License for importing foreign distilled foreign spirits and locally-made foreign liquor* will be granted to holders of wholesale license by Collectors and licensees for respectively to licensed dealers by the Assistant Commissioner for Distilleries on payment of an annual fee of Rs. 25.

XI. *License for the holding of foreign spirits, except for licensed hotels and of locally-made foreign liquor and mixed locally-made*, will be granted to holders of wholesale license by Collectors and to licensed dealers by the Assistant Commissioner for Distilleries on payment of an annual fee of Rs. 25.

XII. *Any two or more of the above kinds of license may be granted to the same person for the sale of liquor on the same premises.*

XIII. *No person shall be used for the sale of liquor unless and as it is approved by the Collector.*

XIV. *All licensees shall maintain and furnish to the Collector statistics showing separately the consumption of imported foreign liquor and locally-made spirits and beer and mixed locally-made.*

XV. *All licensees (other than occasional and special license) will have effect for the current year, i.e., from the 1st April in each year until the 31st March of the following year.*

XVI. *The fee for an all kind for foreign liquor license shall be paid in advance at the time of issue of the license.*

XVII. *For the convenience of the trade, Collectors will, so far as possible, return and deposit of applications for license under section IV (b) to have effect during the following official year before the license is due for that year. License for the sale of liquor in medicinal refreshment-rooms shall be very sparingly given.*

XVIII. *All further information may be obtained and terms of license may be procured at a charge of two annas each at the office of Collectors.*

Excise Commissioner's Office, Changan,
Madras, 20th January 1925.

H. E. HANDLE,
Secretary.

PUBLIC WORKS NOTIFICATIONS.

UNCLAIMED SUMS.

The following sums due to Government Quardra, damaged restoration, Anasalai Ghat road, are outstanding in the accounts of this Division. It is hereby notified that if the amounts are not claimed within three months of date of this notification they will be credited to Government:—

Deposit security for supply of metal for Anasalai Ghat road	Rs.
Anasalai due on per foot bill for annual maintenance of Anasalai Ghat road, 25-26	60
	80
Total	140

Calcutta, 14th February 1925.

E. W. F. WALSH,
Executive Engineer, Calcutta Division.

ERRATUM.

In this office notification published on page 127 of Part II of the Port St. George Gazette, dated 27th January 1925, relating to Haverai-Kolai Road, in the first line for "3/3 to 3/3" and "3/2 to 3/2" to read "3/3 to 3/3" and "3/2 to 3/2".

Calcutta, 19th February 1925.

R. F. STONEY,
Superintending Engineer, Calcutta Divn.

MARINE NOTIFICATIONS.

NOTICES TO MARINERS.

The following telegram, dated 14th February 1925, from the Presidency Port Officer, Alleppey, is published for information:—

Other Commanding M. V. Lady Nicholson reports large two masted light bark and apparently sailing on the bottom in view of bottom water Alleppey light-house bearing north eighty degrees east true distant four (four) miles latitude near twenty-one north longitude seventy-nine fourteen forty-five and dangerous to all shipping.

Madras, 16th February 1925.

No. 17 of 1925.

[Reference—This office Order to Mariners No. 4 of 1925.]

The following telegram, dated 14th February 1925, from the Deputy Commissioner of the Port of Bangalore is published for information:—

Reference Notice forwarded with this office No. 2796, dated 9th January 1925. Steam Fleet vessel Kaveri has resumed duty pilot station. Please inform all concerned.

Madras, 17th February 1925.

No. 18 of 1925.

The following is republished for information.

Madras, 18th February 1925.

The Calcutta Gazette, dated 18th February 1925.

NOTICE TO MARINERS.

The following notice is republished for general information.

E. H. MANNING, Comdr., R.N.,
the Port Officer of Calcutta.J. A. WOODWARD,
Capt. in the Genl. of Royal Marine Department.

The 24th January 1925.

Bar or Beacon—Ganges Coast.

Port Light.—Alwarul in position, temporary light discontinued.

No. 10-I (PORT REGULATIONS).

Former Notice—No. 212 of 1915.

Date of Establishment—12th January 1925.

Beacon.—Owing to the construction of a second beacon on to the Ghazik Heaven, the First Light has been moved N. 50° W. (Maz) 60 fms (situated on the pompet wall) on to the second beacon and the temporary land light discontinued.

Fire-Work.—Lat. 22° 47' N. Long. 88° 50' E. on Chart No. 1425.

Gunshot.—Gunshot white every 15 seconds, blue—
light 10 seconds; Red 10 seconds.

DEPARTURES.

Date.	Name of vessel.	Time expected.	Flag.	Agent.	Bound to.	Port assigned.
1978						
Feb. 13	S.S. "Chabon" ..	8.00	S	T. F. Brown	Madras	East quay.
" 13	S.S. "Seymour" ..	8.30	S	G. P. A. Gilbert	Colombo	South quay No. 2.
" 14	S.S. "Seymour" ..	8.30	S	T. C. Lindsay	London	No. 3.
" 15	S.S. "Chambers" ..	8.30	S	J. O. Cooke	London	No. 4 and West quay
" 15	S.S. "Hindley" ..	8.30	S	G. P. A. Gilbert	Madras	No. 3.
" 15	S.S. "Duke" ..	8.30	S	J. O. Cooke	London	No. 1.
" 15	S.S. "Hindley" ..	8.30	S	J. O. Cooke	London	West quay No. 1 and
" 15	S.S. "Hindley" ..	8.30	S	J. O. Cooke	London	West quay No. 2
" 15	S.S. "Hindley" ..	8.30	S	J. O. Cooke	London	West quay No. 3
" 15	S.S. "Hindley" ..	8.30	S	J. O. Cooke	London	West quay No. 4
" 15	S.S. "Hindley" ..	8.30	S	J. O. Cooke	London	West quay No. 5
" 15	S.S. "Hindley" ..	8.30	S	J. O. Cooke	London	West quay No. 6
" 15	S.S. "Hindley" ..	8.30	S	J. O. Cooke	London	West quay No. 7
" 15	S.S. "Hindley" ..	8.30	S	J. O. Cooke	London	West quay No. 8
" 15	S.S. "Hindley" ..	8.30	S	J. O. Cooke	London	West quay No. 9
" 15	S.S. "Hindley" ..	8.30	S	J. O. Cooke	London	West quay No. 10
" 15	S.S. "Hindley" ..	8.30	S	J. O. Cooke	London	West quay No. 11
" 15	S.S. "Hindley" ..	8.30	S	J. O. Cooke	London	West quay No. 12
" 15	S.S. "Hindley" ..	8.30	S	J. O. Cooke	London	West quay No. 13
" 15	S.S. "Hindley" ..	8.30	S	J. O. Cooke	London	West quay No. 14
" 15	S.S. "Hindley" ..	8.30	S	J. O. Cooke	London	West quay No. 15
" 15	S.S. "Hindley" ..	8.30	S	J. O. Cooke	London	West quay No. 16
" 15	S.S. "Hindley" ..	8.30	S	J. O. Cooke	London	West quay No. 17
" 15	S.S. "Hindley" ..	8.30	S	J. O. Cooke	London	West quay No. 18
" 15	S.S. "Hindley" ..	8.30	S	J. O. Cooke	London	West quay No. 19
" 15	S.S. "Hindley" ..	8.30	S	J. O. Cooke	London	West quay No. 20

S = American.

E = British.

D = Dutch.

G = German.

Herbert Office, Madras,
10th February 1978.H. A. H. DUFFY-DAVIS, Commander, R.N.,
Deputy Commander of the Port.

OFFICIAL ADVERTISEMENTS.

TENDER FOR SUPPLY OF ARTICLES OF DIET AND OTHER HOSPITAL
REQUIREMENTS FOR THE GOVERNMENT MENTAL HOSPITAL, MADRAS.

Notice is hereby given that sealed tenders in duplicate will be received up to 10 o'clock (noon) on Tuesday, the 2nd March 1978, by the Superintendent, Government Mental Hospital, Madras, for the supply of the following articles:—

1. *Food, articles A*—Consists of articles which must be supplied in bulk within seven days after acceptance of tender or in quantities as required within the time specified. Payment will be made on bills as soon as bills are received.

2. *Food, articles B*—Consists of articles of daily supply (supply to commence from 1st April 1978 to 31st March 1979). An advance for each day's requirement will be given to the contractor. Payment will be made on monthly bills.

3. *Food, articles C*—Consists of articles to be supplied in quantities as required. Payment will be made on monthly bills. Supplies to commence from 1st April 1978 to 31st March 1979.

4. The articles required are detailed in the classified schedule annexed and information as to samples, etc., may be had on personal application at the Mental Hospital.

5. A separate tender must be made in for each article.

6. Tenders will be opened by the Superintending Officer at the Government Mental Hospital at the appointed time in the presence of those interested who may choose to attend.

7. A tenderer is to be represented in the manner described in paragraph 3 and as the several articles are tendered for, the tenderer must submit a separate tender for each article, and the total value of each item of supply entered in a separate column, the items in which must be filled up showing the aggregate value of each article tendered.

8. Each tender must be accompanied by a deposit (in Government promissory notes or bank receipts) on sufficiency of the amount asked against each article. When several articles are tendered for, one bank receipt for the total amount of several notes will be received. In default of such deposit the tender will be rejected, and will any tender be returned after the time fixed for the opening of tenders. No cash will be received. This deposit will be returned in Government securities immediately on the date on which they have been lodged the security mentioned in paragraph 8.

9. No person making a tender shall be allowed to withdraw his tender for the space of thirty days from the date thereof, and, in the event of his so doing, his deposit shall be forfeited to Government.

10. The successful tenderer must, within three days from date of receiving notification that his tender has been accepted, lodge security, viz., 10 per cent on the total value of the articles, failing which his deposit will be forfeited to Government.

9. No advance of cash will be made to the contractor.

10. Bills of presentation will be passed by the Deputy Assistant General for payment at the Imperial Bank after delivery of the articles.

11. A fee not exceeding 10 per cent of deposit money will be levied for any infringement of the stipulations of the bond, and, if frequently repeated, the contract will be annulled and the security confiscated to Government.

19. The contract must not be subject. The contractor's security will be returned to him immediately on completion of his contract.

10 The Superintendent reserves to himself the right to declare or accept the tender for any one or more of the articles indicated for by the successful tenderer without assigning any reason herefor.

14. The Superintendent also reserves to himself the right of rejecting tenders without assigning any reason for so doing.

13. The successful competitor will be required to pay the value of the proper stamp duty on the agreement.

16. Government promissory notes judged as assets-money or security deposit for a period of twelve months or less shall not be entered into the *Supplemental*, but shall remain in the name of the depositor. Government will accept notes as stated the notes as per G.O. No. 3199, dated 1st March 1936, authority to that effect being duly entered in the contract or other document issued by the depositor.

17. With reference to the stipulations contained in the preceding paragraph No. 16 the tenderer should attach a certificate to his schedule or schedule to the following effect:—

¹ I, the breeder, agree to have the animal impregnated, if in Government proprietary mice or such animals, authorized in Government in case of my failure to undertake the contract. I further undertake to supply a quantity of any article equal to 50 per cent in amount of that specified in my tender and at the same rate should I be required to do so by the Government.

18. Narcotics shall be supplied to the Mental Hospital except on authority signed by the Superintendent or by some responsible person authorized by him in writing to do so.

10. Samples are of comparable value unless stated otherwise. When asked to write no less as two days. If approved and tender accepted, the sample received will be returned as part of the supply. If rejected, the samples will be paid for at the tender rate. Deductions are definitely understood that if the tender is accepted, the balance of the article or articles required must be in every way equal to the approved sample. The opinion of the Superintendent is to final on this point.

Keywords: *work, stress, coping, organizational commitment, organizational citizenship*

	Article	Quantity required.	Current prices.	Remarks.
	Shut, shovels & (Shut supplies Quantities noted in this group represent six months' supply.)			
Armenian	10	
Maltese	110	
Shovels	110	
"Dry" shovels	10	
Children, good	800	
"Vermont, good	1,000	
Common steel, good	100	
Paper, good	200	
Thin steel, good, without and	9,000	
Thin, good	300	
Dinner	0	
"Steel, good	10,000	
Paper, good	10	
Shovel	10	
Shovel	10	
Vermont	100	
Common	100	
Shut, shovels	Quantities shown in this group represent six months' supply.			
Children, or half steel, No. 10, each	10	
Shovels, large	10	
Shovels, small, good	10,000	
Thin steel and iron	1,000	
Common, of non-alloyed steel	100	
Steel, of large size	100	
Common, good steel	100	
Hopper, steel, 1/2 in. to 1/4 in. thick	100	
Shovels, large	100	
Vermont, large, size	100	
Maltese	100	
Common	100	
Common, steel, of full size	100	
Children, of good size, fully size	100	
Steel	100	
Thin, good	100	
Thin	100	
Common, good	100	
Thin, steel	100	
Children	100	
Steel	100	

* *See also* 100-101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 9

13. The contract note should include charge for delivery of the articles at the several hospitals.

14. Every article in the tender must invariably be indicated by the tenderer facing which the tender will be rejected.

15. The articles noted in the schedule should be supplied in such quantities and at such times as may be indicated for by Superintendents of hospitals. Information regarding quantities required at a time may be had on personal application at the hospitals concerned.

16. Tenderers may wish to supply, either to all, the institutions in Madras City or to one or more of the institutions as they may be awarded to them. In either case the fact must be clearly stated in the tender. Quantities required for each of these institutions may be ascertained by personal application at the office.

17. Any information regarding tenders may be had on personal application at the office.

Group number and article	Particulars	Quantity		Remarks
		Particulars	Quantity	
I. E. 100—				
1000, 1000		3,34,000 Lb.	100	First cost. Dep. Warehouse of selected items or broken also.
" 1000		5,000 "	"	
" 1000		10,000 "	"	
II. 1000—				
1000, 1000		10,000 "	100	First cost.
III. 1000—				
1000, 1000		10,000 "	100	First cost.
IV. 1000—				
1000, 1000		10,000 "	100	First cost.
V. 1000—				
1000, 1000		10,000 Lb.	100	First cost.
VI. 1000—				
1000, 1000		10,000 Lb.	100	First cost.
VII. 1000—				
1000, 1000		10,000 Lb.	100	First cost.
VIII. 1000—				
1000, 1000		10,000 Lb.	100	First cost.
IX. 1000—				
1000, 1000		10,000 Lb.	100	First cost.
X. 1000—				
1000, 1000		10,000 Lb.	100	First cost.
XI. 1000—				
1000, 1000		10,000 Lb.	100	First cost.
XII. 1000—				
1000, 1000		10,000 Lb.	100	First cost.
XIII. 1000—				
1000, 1000		10,000 Lb.	100	First cost.
XIV. 1000—				
1000, 1000		10,000 Lb.	100	First cost.
XV. 1000—				
1000, 1000		10,000 Lb.	100	First cost.

* See—In case the tenderer offers to supply in only one of the institutions, tenders of that nature only need be accepted or rejected.

(By order)

K. NADIVANA MENON,
Financial Assistant to the Surgeon General

Madras, 14th February 1935.

TENDER FOR SUPPLY OF ARTICLES OF DIET AND OTHER HOSPITAL REQUIREMENTS FOR THE GOVERNMENT LEPER HOSPITAL, MAJAGAS.

Notices are hereby given that sealed tenders will be received up to 11 a.m., on Saturday the 7th March 1932, by the Superintendent, Government Leper Hospital, at No. 50, Surapassapana Chalk Street, Surapassapana, Madras, for the supply of articles as per enclosed schedule, viz:—

Schedule A, consisting of articles which must be supplied as required from 1st April 1932 to 31st March 1933 within seven days from date of order. Payments will be made 15 days after delivery. Schedule B and C, consisting of perishable articles of diet, etc., which will be delivered for monthly or daily quantities as required. The supplies are to continue for twelve months from 1st April 1932 to 31st March 1933 as well as the date of removal of the hospital to Chingleput which may be earlier and payments for the same will be made as monthly bills. Receipts of all articles may be sent to the hospital between 7 and 10 a.m.

1. The rate of each article with its description given in this notice must be separately quoted, in the tender and the total value of each item of supply entered as a separate column, the total up which must be totalled up showing the aggregate value of each entire tender.

2. If the successful tenderer for any articles specified in schedule A shall fail to deliver the same as required within seven days from the date of the order, his earnest-money will be forfeited to Government.

3. Tenders, which should be in duplicate, must be accompanied with samples of each article tendered for. Each tender must be accompanied by an Imperial Bank of India deposit receipt or Government promissory note equal to 10 per cent of the total value of the tender, and in default of such deposit, the tender will be rejected, and any tender accepted after the appointed date and date. No such deposit will be returned. The deposits will be returned to the successful tenderer.

4. No person making a tender shall be allowed to withdraw his tender for the space of thirty days from the date thereof; and, in the event of his so doing his deposit shall be forfeited to Government.

5. The successful tenderer or tenderers for perishable articles, hereinafter named the "contractor," will be required to execute a bond for the due fulfilment of the contract, and to pay the stamp duty thereon. The contractor shall be required to have ready the articles of daily supply, which must be fresh and of good quality, at 7-30 a.m. for inspection by the Superintendent or any officer appointed by him. No advance of cash will be made to contractor.

6. A fine not exceeding 10 per cent of the deposit money will be levied for any infringement of the stipulations of the bond, and, if frequently repeated, the contract will be cancelled, and the security surrendered to Government.

7. The security deposit will be placed in the Government Savings Bank and will be returned to the contractor, together with any interest that shall have accrued thereon, after the completion of his contract.

8. The contract must not be sublet without the express sanction in writing of the Superintendent.

9. The Superintendent reserves to himself the right to reject any tender or to decline to accept the tender for any one or more of the articles tendered for by the tenderer without assigning any reason for so doing.

10. With reference to the stipulations contained in the preceding paragraphs the tenderer should attach a certificate to his tender to the following effect:—

"I, the tenderer, agree to have the earnest-money forfeited to Government in case of my failure to undertake the tender. I further undertake to supply a quantity of any article equal to 15 per cent in excess of that specified in my tender, and at the same rate, should I be required to do so by the Superintendent."

SCHEDULE A.

Not supplied.

No.	Name of article	Quality.	Quantity per m or lot	No.	Name of article	Quality.	Quantity per m or lot
1	Apparel	1st art. .. Sh.	10	4	Flannel	1st. art., Mark 14.	100
2	Blanket	2nd and 3rd .. "	1,000	5	Shawl	1st art. .. "	700
3	Blanket	2nd and 3rd .. "	1,000	6	Shawl	2nd and 3rd .. "	4,000
4	Blanket	1st art. .. "	200	7	Blanket	1st art. .. "	200
5	Blanket	2nd and 3rd .. "	15,000	8	Blanket	2nd and 3rd .. "	200
6	Blanket	1st art. .. "	250	9	Blanket	2nd and 3rd .. "	200
7	Blanket	2nd and 3rd .. "	100	10	Blanket	2nd and 3rd .. "	200
Supplied monthly.							
11	Blanket with ..	1st art. .. Sh.	1,000	12	Blanket with ..	1st art. .. Sh.	1,000
Supplied monthly.							
13	Blanket with ..	1st art. .. Sh.	200	14	Blanket with ..	1st art. .. Sh.	200

No.	Name of article.	Quality.	Quantity per cwt. lb.	No.	Name of article.	Quality.	Quantity per cwt. lb.
<i>Hospital necessaries, chemicals.</i>							
17	Alumina	Free and without dye.	1,000	18	Essential oils.	As per hospital specif.	50
19	Black soap	Soft, Deodhar.	50	20	Do. leucis.	..	24
21	Carbon bicarb.	Graded, Deodhar.	200	21	Do. yelous.	..	24
22	Large alk.	Deodhar	50	22	Do. soap.	..	24
23	Wool, brown	Soft, Deodhar.	50	23	Keros (Kajal's)	..	24
24	Wool, white	Soft, Deodhar.	50	24	Do.	..	24
25	Wool, grey	Soft, Deodhar.	50	25	Do.	..	24
26	Wool, black	Soft, Deodhar.	50	26	Do.	..	24
27	Wool, red	Soft, Deodhar.	50	27	Do.	..	24
28	Wool, blue	Soft, Deodhar.	50	28	Do.	..	24
29	Wool, green	Soft, Deodhar.	50	29	Do.	..	24
30	Wool, yellow	Soft, Deodhar.	50	30	Do.	..	24
31	Wool, orange	Soft, Deodhar.	50	31	Do.	..	24
32	Wool, purple	Soft, Deodhar.	50	32	Do.	..	24
33	Wool, pink	Soft, Deodhar.	50	33	Do.	..	24
34	Wool, brown	Soft, Deodhar.	50	34	Do.	..	24
35	Wool, white	Soft, Deodhar.	50	35	Do.	..	24
36	Wool, grey	Soft, Deodhar.	50	36	Do.	..	24
37	Wool, black	Soft, Deodhar.	50	37	Do.	..	24
38	Wool, red	Soft, Deodhar.	50	38	Do.	..	24
39	Wool, blue	Soft, Deodhar.	50	39	Do.	..	24
40	Wool, green	Soft, Deodhar.	50	40	Do.	..	24
41	Wool, yellow	Soft, Deodhar.	50	41	Do.	..	24
42	Wool, orange	Soft, Deodhar.	50	42	Do.	..	24
43	Wool, purple	Soft, Deodhar.	50	43	Do.	..	24
44	Wool, pink	Soft, Deodhar.	50	44	Do.	..	24
45	Wool, brown	Soft, Deodhar.	50	45	Do.	..	24
46	Wool, white	Soft, Deodhar.	50	46	Do.	..	24
47	Wool, grey	Soft, Deodhar.	50	47	Do.	..	24
48	Wool, black	Soft, Deodhar.	50	48	Do.	..	24
49	Wool, red	Soft, Deodhar.	50	49	Do.	..	24
50	Wool, blue	Soft, Deodhar.	50	50	Do.	..	24

SCHEDULE B.

Monthly supply.

No.	Name of article.	Quality.	Quantity per cwt. lb.	No.	Name of article.	Quality.	Quantity per cwt. lb.
51	Alumina	Free and without dye.	1,000	52	Essential oils.	As per hospital specif.	50
53	Black soap	Soft, Deodhar.	50	53	Do. leucis.	..	24
54	Carbon bicarb.	Graded, Deodhar.	200	54	Do. yelous.	..	24
55	Large alk.	Deodhar	50	55	Do. soap.	..	24
56	Wool, brown	Soft, Deodhar.	50	56	Keros (Kajal's)	..	24
57	Wool, white	Soft, Deodhar.	50	57	Do.	..	24
58	Wool, grey	Soft, Deodhar.	50	58	Do.	..	24
59	Wool, black	Soft, Deodhar.	50	59	Do.	..	24
60	Wool, red	Soft, Deodhar.	50	60	Do.	..	24
61	Wool, blue	Soft, Deodhar.	50	61	Do.	..	24
62	Wool, green	Soft, Deodhar.	50	62	Do.	..	24
63	Wool, yellow	Soft, Deodhar.	50	63	Do.	..	24
64	Wool, orange	Soft, Deodhar.	50	64	Do.	..	24
65	Wool, purple	Soft, Deodhar.	50	65	Do.	..	24
66	Wool, pink	Soft, Deodhar.	50	66	Do.	..	24
67	Wool, brown	Soft, Deodhar.	50	67	Do.	..	24
68	Wool, white	Soft, Deodhar.	50	68	Do.	..	24
69	Wool, grey	Soft, Deodhar.	50	69	Do.	..	24
70	Wool, black	Soft, Deodhar.	50	70	Do.	..	24
71	Wool, red	Soft, Deodhar.	50	71	Do.	..	24
72	Wool, blue	Soft, Deodhar.	50	72	Do.	..	24
73	Wool, green	Soft, Deodhar.	50	73	Do.	..	24
74	Wool, yellow	Soft, Deodhar.	50	74	Do.	..	24
75	Wool, orange	Soft, Deodhar.	50	75	Do.	..	24
76	Wool, purple	Soft, Deodhar.	50	76	Do.	..	24
77	Wool, pink	Soft, Deodhar.	50	77	Do.	..	24
78	Wool, brown	Soft, Deodhar.	50	78	Do.	..	24
79	Wool, white	Soft, Deodhar.	50	79	Do.	..	24
80	Wool, grey	Soft, Deodhar.	50	80	Do.	..	24
81	Wool, black	Soft, Deodhar.	50	81	Do.	..	24
82	Wool, red	Soft, Deodhar.	50	82	Do.	..	24
83	Wool, blue	Soft, Deodhar.	50	83	Do.	..	24
84	Wool, green	Soft, Deodhar.	50	84	Do.	..	24
85	Wool, yellow	Soft, Deodhar.	50	85	Do.	..	24
86	Wool, orange	Soft, Deodhar.	50	86	Do.	..	24
87	Wool, purple	Soft, Deodhar.	50	87	Do.	..	24
88	Wool, pink	Soft, Deodhar.	50	88	Do.	..	24
89	Wool, brown	Soft, Deodhar.	50	89	Do.	..	24
90	Wool, white	Soft, Deodhar.	50	90	Do.	..	24
91	Wool, grey	Soft, Deodhar.	50	91	Do.	..	24
92	Wool, black	Soft, Deodhar.	50	92	Do.	..	24
93	Wool, red	Soft, Deodhar.	50	93	Do.	..	24
94	Wool, blue	Soft, Deodhar.	50	94	Do.	..	24
95	Wool, green	Soft, Deodhar.	50	95	Do.	..	24
96	Wool, yellow	Soft, Deodhar.	50	96	Do.	..	24
97	Wool, orange	Soft, Deodhar.	50	97	Do.	..	24
98	Wool, purple	Soft, Deodhar.	50	98	Do.	..	24
99	Wool, pink	Soft, Deodhar.	50	99	Do.	..	24
100	Wool, brown	Soft, Deodhar.	50	100	Do.	..	24

SCHEDULE C.

Daily supply.

No.	Name of article.	Quality.	Quantity per cwt. lb.	No.	Name of article.	Quality.	Quantity per cwt. lb.
101	Alumina	Free and without dye.	1,000	102	Essential oils.	As per hospital specif.	50
103	Black soap	Soft, Deodhar.	50	103	Do. leucis.	..	24
104	Carbon bicarb.	Graded, Deodhar.	200	104	Do. yelous.	..	24
105	Large alk.	Deodhar	50	105	Do. soap.	..	24
106	Wool, brown	Soft, Deodhar.	50	106	Keros (Kajal's)	..	24
107	Wool, white	Soft, Deodhar.	50	107	Do.	..	24
108	Wool, grey	Soft, Deodhar.	50	108	Do.	..	24
109	Wool, black	Soft, Deodhar.	50	109	Do.	..	24
110	Wool, red	Soft, Deodhar.	50	110	Do.	..	24
111	Wool, blue	Soft, Deodhar.	50	111	Do.	..	24
112	Wool, green	Soft, Deodhar.	50	112	Do.	..	24
113	Wool, yellow	Soft, Deodhar.	50	113	Do.	..	24
114	Wool, orange	Soft, Deodhar.	50	114	Do.	..	24
115	Wool, purple	Soft, Deodhar.	50	115	Do.	..	24
116	Wool, pink	Soft, Deodhar.	50	116	Do.	..	24
117	Wool, brown	Soft, Deodhar.	50	117	Do.	..	24
118	Wool, white	Soft, Deodhar.	50	118	Do.	..	24
119	Wool, grey	Soft, Deodhar.	50	119	Do.	..	24
120	Wool, black	Soft, Deodhar.	50	120	Do.	..	24
121	Wool, red	Soft, Deodhar.	50	121	Do.	..	24
122	Wool, blue	Soft, Deodhar.	50	122	Do.	..	24
123	Wool, green	Soft, Deodhar.	50	123	Do.	..	24
124	Wool, yellow	Soft, Deodhar.	50	124	Do.	..	24
125	Wool, orange	Soft, Deodhar.	50	125	Do.	..	24
126	Wool, purple	Soft, Deodhar.	50	126	Do.	..	24
127	Wool, pink	Soft, Deodhar.	50	127	Do.	..	24
128	Wool, brown	Soft, Deodhar.	50	128	Do.	..	24
129	Wool, white	Soft, Deodhar.	50	129	Do.	..	24
130	Wool, grey	Soft, Deodhar.	50	130	Do.	..	24
131	Wool, black	Soft, Deodhar.	50	131	Do.	..	24
132	Wool, red	Soft, Deodhar.	50	132	Do.	..	24
133	Wool, blue	Soft, Deodhar.	50	133	Do.	..	24
134	Wool, green	Soft, Deodhar.	50	134	Do.	..	24
135	Wool, yellow	Soft, Deodhar.	50	135	Do.	..	24
136	Wool, orange	Soft, Deodhar.	50	136	Do.	..	24
137	Wool, purple	Soft, Deodhar.	50	137	Do.	..	24
138	Wool, pink	Soft, Deodhar.	50	138	Do.	..	24
139	Wool, brown	Soft, Deodhar.	50	139	Do.	..	24
140	Wool, white	Soft, Deodhar.	50	140	Do.	..	24
141	Wool, grey	Soft, Deodhar.	50	141	Do.	..	24
142	Wool, black	Soft, Deodhar.	50	142	Do.	..	24
143	Wool, red	Soft, Deodhar.	50	143	Do.	..	24
144	Wool, blue	Soft, Deodhar.	50	144	Do.	..	24
145	Wool, green	Soft, Deodhar.	50	145	Do.	..	24
146	Wool, yellow	Soft, Deodhar.	50	146	Do.	..	24
147	Wool, orange	Soft, Deodhar.	50	147	Do.	..	24
148	Wool, purple	Soft, Deodhar.	50	148	Do.	..	24
149	Wool, pink	Soft, Deodhar.	50	149	Do.	..	24
150	Wool, brown	Soft, Deodhar.	50	150	Do.	..	24

Government Leprosy Hospital, Madras,
14th February 1928.

P. PADINABARATHY SWAMY,
Superintendent.

(1) *Perishable articles of diet* (Daily supply)—none[illegible]

(3) *Non-purchasable activities of day and hospital ownership.*

[illegible]

[illegible]

Homocysteine, μM

Folding and Cutting.

[illegible]

Govt. Hospital for Women and Children,
Madras, 14th February 1923

C. A. F. HINGSDON, *a.f.m.*, G.A.-Col., I.M.G.
Superintendent

TENDERS FOR SUPPLY OF ARTICLES OF DIET AND HOSPITAL SUPPLIES
FOR THE GOVERNMENT OPTHALMIC HOSPITAL, MADRAS.

Notice is hereby given that retired teachers at *disability* will be received up to 15 a m. on *Wednesday* the 4th March, 1914 by the *Superintendent, Government Ophthalmic Hospital*, for the supply of permanent spectacles and necessary articles in book, undelivered to the *holders* A sum for the Government Ophthalmic Hospital, Madras, will be *shown* on all accounts and *quoted* Nos. 5 and 6 of *most* *possible* articles in *schedule* A and all *possible* articles in *schedule* B only is available and will be *received* on *any* *previous* to actual *presentments*.

2. A separate teacher card is sent for each group of students.
3. Teachers will be opened by the Superintendent, Government Ophthalmic Hospital, Morinda Road, Amritsar, at the appointed time in the presence of those interested who may choose to attend.
4. Teachers to be compensated showing the number of the group of students and vehicles. Each teacher must obtain not only the name but the full value of each item of supply entered on a separate receipt, the value of which will be taken up.
5. Each teacher must be accompanied by a deposit on Government Promissory notes or Bank receipts equal to the cost of the material used by the teacher, and in default of such deposit the teacher will be rejected, nor will any teacher be concerned after the time fixed for the opening of tenders. No cash will be received. The deposit will be returned to unsuccessful tenders immediately.
6. The successful tenderer for non-perishable articles shall be required to deliver the articles in bulk one week after acceptance of tender. Perishable will be made as soon as possible after delivery.

Annexure B.
Possible articles.

Description of article	Estimated quantity required	Period of delivery	Remarks
Quota No. 1.			
Chicken, 12 oz. each in weight when dressed	500	To be supplied to each prison but at any time required during day at 7 a.m. (Time not kept after 10.30 hours 1935)	
Duck	100		
Pheasant, including carriage	25		
Pork, 20, 1-1-2 each, dressed	250		
Partridge	50		
Eggs	50		
Fish (cod for 100 breakfast, codfish size)	10,000		
Apple, sweet, good size	100		
Coconut, fresh, selected size	100		
Green French, selected	100		
Butter	100		
Green shallots	100		
Onion, ginger	100		
Lentils	100		
Scotchman's butter	100		
Onion, fresh, good size	100		
Onion, green, good size	100		
Onion and parsley, fresh	100		
Onion	100		
Plantain, good size, ripe	100		
Orange, fresh and sweet, good size	100		
Potatoes, first sort, size in weight less than 2 lbs. each	100		
Turning upper rate of flour to be done twice a month 25, 250			
Quota No. 2.			
* Hygiene, white, not in weight less than 2 oz. each	1,000		
Quota No. 3			
Flour, wheat	100		
Hygiene	100		

Govt. Ophthalmic Hospital, Madras,
2nd February 1935.

R. E. WRIGHT, Major, I.M.S.,
Superintendent.

AUCTION FOR SUPPLY OF RATION ARTICLES TO THE SPECIAL SUB-JAIL,
MANGALORE.

Notice is hereby given that the Superintendent will hold an auction at the Special Sub-jail, Mangalore, at 6 p.m. on 26th March 1935 for the supply of the following articles of ration during the year 1935-36. Bidding notices are requested to be presented. In the case of suppliers who may be unable to attend the auction, sealed tenders will be accepted provided they reach the Superintendent on or before the day and hour mentioned above and are accompanied by the earnest money specified in the schedule. Tenders should be accompanied by "Tender for the supply of ration to the Special Sub-Jail, Mangalore." They will be opened at the time of auction and the lowest rates accepted along with the bid. The rates should be quoted in pounds and pence per cwt. for the delivery at the special sub-jail, Mangalore, the quantities being specified in pounds as well as in cwt. Samples of the articles required are to be seen at the auction. Suppliers may bid or tender for all or any one of the articles mentioned in the schedule on depositing the requisite earnest money. All supplies must be up to the auction accepted by them or approved by the Superintendent.

1. Successful bidders or tenders will be required to enter into stamped agreements with the jail within seven days from the date of receipt of intimation by them that their rates have been accepted. In addition they should, before signing such agreements, deposit a security of 10 per cent of the total value of the supplies undertaken. (With the approval of the Inspector-General of Prisons the total amount may be released in the case of approved contractors.) Failing compliance within the time specified, the earnest money may be forfeited, and in the event of withdrawal they will also be liable to pay any difference between the prices accepted and those ultimately obtained by the jail. The earnest money received from successful bidders or tenders will be taken towards their security deposits and those from whom refused at the time of the auction.

2. The Superintendent reserves the right to accept or reject any bid or tender without assigning any reason.

3. Contract should not be voided.

4. Any rates accepted and contract entered into will be subject to confirmation by the Inspector-General of Prisons, Government, whose decision shall be final in all questions of interpretation.

5. As the quantity given against each article in the schedule is only approximate, contractors will be under an obligation to supply the ration requirements during the period of the contract plus such extra as may be needed in any one or more months thereafter, provided, in respect of the extra quantities, that written orders are given within a fortnight of the termination of the agreement. At the same time the Superintendent does not bind himself to receive the quantities or amounts noted in the schedule if they are not required.

6. No article is to be supplied to the jail except as a requirement agreed by the Superintendent or any responsible person authorized by him in writing to do so by order.

8. No advance of cash will on any account be made to the contractor when giving orders, nor will the full pay freight or other charges on consignments be afterwards deducted from bills, but payment for articles delivered at the jail as order will be made promptly after they have been inspected and passed. Contractors must submit to written proposal of their bills which report, in which and upon despatch part of the sum due on each bill will be remitted unless they submit a caution equivalent to half-price or more, when they will be treated as a whole price for the purpose of the contract.

9. During the prevalence of plague in the vicinity of the jail or in that of the areas from which supplies are drawn all goods, etc., will be liable to be first exposed to the sun outside before being taken in. Also if for any other reason the Superintendent considers inspection of articles to be necessary.

10. Contractors are required (under a penalty not exceeding Rs. 50) to invariably send with each supply a memorandum or invoice note duly signed showing the number or quantity tendered by agreement; also to sign and return within a week of payment by cheque, cash order or remittance transfer receipts all accepted bills forwarded by the Superintendent for the purpose. Quotations in connection with any accepted sheet proposed may be referred to the Superintendent separately but are not to be made an excuse for delay or refusal to sign.

11. In addition to any difference in price that may be recoverable from the contractor in default of purchase tendered necessary alterations by failure, neglect or refusal on their part to supply according to the terms of their agreement, a fine not exceeding Rs. 50 may be levied at the discretion of the Superintendent for each and every such case of default. For repeated infringement of the stipulation of the contract or for other material breach, he may also award its recovery, all losses recoverable by the jail in consequence of the non-compliance with the security demanded by the contractor, or other awards due to them, and in the event of any default, by legal measures, if so advised.

12. All weights found to occur in excess of the respective percentages permitted in the schedule will have to be made good by the contractor.

13. Further information on any point concerning this notification can be had from the jail office.

14. When more than one offer is received at an auction or by tender has been accepted, lower quotations from others to the Superintendent or to the Inspector-General of Prisons will not be considered.

SCHEDULE

Name of Article.	Approximate quantity required.	Estimated average payable.	Conditions.
Rice (Jail)	40,000 lb.	20	Must not be less than six months old and should be broken gently and break; weights on starting not to exceed 2 per cent.
Wheat (Jail)	10,000 lb.	25	Must be fine line wheat, stone not over 45 lbs. and weights not to exceed 5 per cent.
Mustard (Jail)	1,000 lb.	4	Must be weights not to exceed 10 per cent.
Onions (Jail)	1,000 lb.	4	Not dry when weights not to exceed 5 per cent.
Garlic (Jail)	1,000 lb.	4	Must be weights not to exceed 5 per cent.
Chillies (Jail)	1,000 lb.	4	Not dry when weights not to exceed 10 per cent.
Peas (Jail)	1,000 lb.	4	Must be weights not to exceed 10 per cent.
Beans (Jail)	1,000 lb.	4	Must be weights not to exceed 10 per cent.
Tomatoes (Jail)	1,000 lb.	4	Must be weights not to exceed 10 per cent.
Peas (Jail)	1,000 lb.	4	Must be weights not to exceed 10 per cent.

Weights are to be as at the jail or if preferred corresponding ones may be tendered for approval.

Special Sub-Jail, Mangalore,
14th February 1925.

H. SURESH RAO,
Superintendent.

TENDER FOR SUPPLY OF MISCELLANEOUS ARTICLES TO THE CENTRAL JAIL, COCHIN.

Sealed tenders for the supply of articles enumerated in Schedules A and B for six months from 1st April 1925 to 31st December 1925 will be received by the Superintendent, Central Jail, Cochin up to 17th March 1925.

2. No tender will be received after the date specified above.

3. Tenders must be for all the articles listed in Schedules A and B for any or all of the articles listed in Schedule B.

4. The supply of articles mentioned in Schedule B will be executed at the Central Jail, Cochin as the 10th March 1925 at 2 p.m., when tenders received will be considered as bids.

5. Tenders should be accompanied by 'Tender for the supply of Miscellaneous articles' Schedules A and B.

6. No tender will be considered unless accompanied by Rs. 100, earnest money for Schedules A and B, Rs. 50, earnest money for each item tendered for in Schedule B. This earnest money will be returned in the case of unsuccessful tenders and will be forfeited by the successful tenderer if he fails to deposit 10 per cent of the value of the articles contracted for, by him, and to execute a bond for the due performance of his contract within one week from the date of the acceptance of the tender being made known to him.

7. Quantities given in the schedule are only approximate and the contractor will be required to supply more or less according to the Superintendent's orders.

8. The Superintendent reserves to himself the right of rejecting any or all tenders without assigning any reason for so doing.

9. All contracts entered into by the Superintendent are subject to the approval of the Inspector-General of Prisons.

8. No advance of cash will in any event be made to the auctioneer when giving orders, but payments for articles supplied at the Jail or under will be made promptly after they have been inspected and passed.

9. During the prevalence of plague in the vicinity of the Jail or in that of the area from which supplies are drawn, all goods, etc., will be taken to be first exposed to the sun, outside before being taken into the Jail. Also, for any other reason if the Superintendent considers expedient of articles to and necessary, the same shall be done.

10. Contractors are required (under a penalty not exceeding Rs. 25) to invariably send with each supply a memorandum or return note duly signed showing the number or quantity ordered for the place.

11. A fine not exceeding Rs. 25 (twenty-five) will be levied at the discretion of the Superintendent for an infringement of the provisions of the contract or for the supply of inferior articles or, if frequently repeated, the contract may be cancelled and security forfeited to Government.

12. Storage in stores of that prescribed in the schedule will have to be made good by the contractor.

13. The decision of the Inspector-General of Prisons will be final in all questions of infringement of contract.

14. Further information on any point may be had from the office of the Jail Superintendent.

15. When under the rules framed in the prison or in the tender have been accepted, further applications from vendors to the Superintendent or to the Inspector-General of Prisons offering better rates will not be considered.

SCHEDULE.

Name of article.		Approximate quantities.		Conditions.	
Beef (Salted, whole) ..	50,000	(More or less) ..	Should not be less than six months old and free from acidity and back-wastings not to exceed 5 per cent in dressing.		
Butter (salted and dry) ..	25,000	Do ..	Wastings not to exceed 10 per cent in dressing, etc.		
Butter (unsalted) ..	25,000	Do ..	Should be free from back-wastings not to exceed 5 per cent in dressing, etc.		
Butter (salted) ..	15,000	Do ..	Same, new and dry—wastings not to exceed 10 per cent.		
Chickens ..	4,000	Do ..	Buyers must pay quality—wastings not to exceed 10 per cent.		
Condensed ..	5,000	Do ..	Same, new and dry—wastings not to exceed 10 per cent.		
Tomatoes ..	500	Do ..	Not recommended.		
			New and dry—wastings not to exceed 1 per cent.		

Central Jail, Calcutta,
15th February 1925.

G. W. CLEMENTS,
Superintendent.

AUCTION FOR SUPPLY RATIONS AND MISCELLANEOUS ARTICLES TO THE CENTRAL JAIL, CALCUTTA.

Notice is hereby given that the Superintendent will hold an auction at the Central Jail, Calcutta, on 15th March 1925 at 2 p.m. for supply of the following articles of rations during the year 1925-26 for a period of nine months. Intending bidders are requested to be punctual. In the case of applicants who may be unable to attend the auction, sealed tenders will be accepted, provided they reach the Superintendent on or before the day and hour mentioned above, and are accompanied by the earnest money specified in the schedule. Tenders, which will only be returned on printed forms to be had free of cost on application, should be accompanied by "Tender for supply of rations and miscellaneous articles to the Central Jail, Calcutta." They will be opened at the time of auction and the offers will be considered along with the bids. The rules should be quoted in pounds and shillings per cwt. for delivery at the Central Jail, Calcutta, the quantities being specified in words as well as in figures. Samples of the articles required can be seen at the auction. Bidders may bid on tender for all or any one of the articles mentioned in the schedule on depositing the requisite earnest money. All supplies must be up to the samples accepted by them or approved by the Superintendent.

2. Successful bidders or tenderers will be required to enter into stamped agreements with the Jail within seven days from the date of receipt of invitation by them that their rates have been accepted. In addition, they should before signing such agreements deposit a sum of one per cent of the total value of the supplies submitted. (With the approval of the Inspector-General of Prisons, the total amount may be reduced in the case of approved bidders.) Failing compliance within the time specified, the earnest money may be forfeited, and in the event of withdrawal they will also be liable to pay any difference between the prices accepted and those ultimately obtained by the Jail. The earnest money received from successful bidders or tenderers will be taken towards their security deposits and those from others returned at the close of the auction. The earnest money will not be returned in cash but should be deposited in the Bank in the name of the Superintendent, Central Jail, Calcutta, and a receipt for the amount handed over at the time of entry into Jail for vendors.

3. The Superintendent reserves the right to accept or reject any bid or tender without assigning any reason.

4. Contracts should not be sublet.

5. Any rates accepted and contracts entered into will be subject to confirmation by the Inspector-General of Prisons, Calcutta, whose decision shall also be final in all questions of infringement.

6. As the quantities given against each article in the schedule are only approximate, tenderers will be under an obligation to supply the entire requirements during the period of the contract in so much as may be needed to be had for a whole month throughout provided, in respect of the entire quantities, that tenderers are given within a fortnight of the termination of the agreement. At the same time, the Superintendent does not bind himself to accept the quantities or numbers noted in the schedule if they are not required.

7. No article is to be supplied to the Jail except on a requisition signed by the Superintendent, or some responsible person authorized by him in writing to do so "by order."

8. No advance of cash will in any instance be made to the prisoners when giving orders, nor will the Jail pay thought or other charges by consignments to be afterwards deducted from bills, but payment for articles delivered at the Jail on order will be made promptly after they have been inspected and passed. Prisoners must submit to receive payment of their bills in whole respect, or in fractions equivalent to half pence or more, when they will be treated as a whole respect for the purposes of the account.

9. During the permission of wages in the custody of the Jail or in that of the stores from which supplies are drawn, all goods, etc., will be liable to be first expended to the men entitled before being taken in. Also if for any other reason the Superintendent requires expending of articles to men necessary.

10. Quotations are required (under a penalty not exceeding 5s) to be invariably sent with each supply a memorandum or advice note, duly signed, showing the number of quantity ordered for consumption. Also to sign and return within a week of payment brochures, such order memoranda, transfer receipts as all associated bills forwarded by the Superintendent for the purpose. Quotations or memoranda with any request that payment may be referred to the Superintendent separately, but are not to be made an excuse for delay or refusal to sign.

11. In addition to any difference in price that may be procurable from the contractors in account of purchase received necessary elsewhere by failure, neglect, or refusal on their part to supply according to the terms of their engagements, a fine not exceeding 5s. 6d. may be levied at the discretion of the Superintendent for each and every such case of default. For repeated infringement of the stipulations of the contract or for other justifiable reasons, he may also suspend or withhold all issues allowable by the Jail or consequences of the contract, from the security deposited by the contractors, or other means due to them, and, in the event of any violation, by legal processes, if so advised.

12. All wastage found to occur in excess of the respective percentages permitted in the schedule will have to be made good by the contractors.

13. Further information on any point concerning this notification can be had from the Jail office.

14. When once the rates offered at an auction or by tender have been accepted, lower quotations from others to the Superintendent or to the Inspector-General of Prisons, will not be considered.

Est. of articles required	Requirements.		Comments.
	Quantity	Current amount	
	lb.	Rs.	
Boiled rice (white uncooked) ..	300,000	410	Not less than six months' old. Wastage not to exceed 6 per cent.
Beans	400,000	480	Wastage not to exceed 10 per cent in cleaning and drying.
Thos. (dried)	300,000	300	Wastage not to exceed 5 per cent.
Glutinous rice (black)	45,000	150	Wastage not to exceed 10 per cent and contents to be not less than 40 per cent.
Wheat (hard)	5,000	40	
Chickens	5,000	40	Wastage not to exceed 10 per cent.
Cornmeal	4,000	40	
Soybeans	100	40	Do. 3 lbs.
Unmilled, well cleaned	11,000	40	No wastage will be allowed.
Onions	5,000	40	Wastage not to exceed 10 per cent.
Firewood, dry, in small billets of 2 to 3 feet in length and 4 feet in diameter	200 tons	40	Dryness not to exceed 10 per cent. Firewood will not be accepted.
Apple wood			
Male linen	20,000	40	
Household	10,000	40	

Captain J. L. Taylor,
19th February 1925.

A. C. ANDERSON, Major, I.M.S.,
Superintendent.

NOTICE FOR SUPPLY OF RATIONS AND MISCELLANEOUS ARTICLES TO THE DISTRICT JAIL, CALCUTTA.

Notice is hereby given that the Superintendent, District Jail, Calcutta, will hold an auction at the District Jail, Calcutta, at 2 p.m. on Wednesday the 14th March 1925, for the supply of the following articles of rations during the year 1925-26. Intending bidders are requested to be present, in the name of suppliers who may be unable to attend the auction, sealed tenders will be accepted, provided they reach the Superintendent on or before the day and hour mentioned above, and are accompanied by the correct cash deposit in the schedule. Tenders, which will only be received on printed forms to be had free of cost on application, should be accompanied by "Tender for the supply of rations and miscellaneous articles to the District Jail, Calcutta." They will be opened at the time of auction, and the offered price considered along with the bids. The rates should be quoted in pounds and pence per rupee for delivery at the District Jail, Calcutta, the goods to be quoted in weight as well as in figures. Samples of the articles required can be seen at the auction. Suppliers may bid or tender for all or any one of the articles mentioned in the schedule on day before the opening of the tenders. All supplies must be up to the sample accepted by them or approved by the Superintendent.

11. In addition to any difference in price that may be recoverable from contractors on account of purchase of material necessary elsewhere by labour, engine or refusal on their part to supply according to the terms of their agreements, a fine not exceeding Rs. 50 may be levied at the discretion of the Superintendent for each and every such case of default. Any repeated infringement of the stipulations of the contract or other justifiable reasons, he may also award it, according to the discretion of the Jail an extension of the contract, from the amount deposited by the contractor, or other money due to him and in the event of any refusal, by legal process, if so advised.

12. All charges fixed to come in excess of the respective percentages provided in the schedule will have to be made good by the contractors.

13. Further information at any point concerning this notification can be had from the Jail office.

14. When once the rates offered at an auction or by tender have been accepted, lower quotations from others in the Superintendent or to the Inspector-General of Prisons, will not be considered.

15. *How of payment of money of the District Jail, Calcutta, for one year commencing from 1st April 1925.* The terms and conditions will be explained at the time of auction. The successful contractor will have to deposit Rs. 250 as earnest money.

District Jail, Calcutta,
15th February 1925

F. ROYALSWAMI,
Superintendent.

AUCTION FOR SUPPLY OF RATIONS AND HOUSEHOLDING ARTICLES TO THE CENTRAL JAIL, RAJAHMUNDRY.

Notice is hereby given that the Superintendent will hold an auction at the Central Jail, Rajahmundry, at 4 p.m., on Monday the 16th March 1925 for the supply of the following articles of ration and householding articles during the year 1925 for a period of 9 months from 1st April 1925 to 31st December 1925. Bidding before are requested to be present. In the case of suppliers who may be unable to attend the auction, tenders will be accepted, provided they reach the Superintendent on or before the day and bear mentioned above and are accompanied by the earnest-money specified in the schedule. Tenders, which will only be received on printed forms to be had free of cost on application, should be accompanied by "Tender for the supply of ration and householding articles to the Central Jail, Rajahmundry". They will be opened at the time of auction and the offered rates considered along with the bids. The rates should be quoted in pounds and pence per rupee for delivery at the Central Jail, Rajahmundry, the quantities being specified in the schedule as well as in figures. Samples of the articles required may be seen at the auction. Suppliers may bid or tender for all or any one of the articles mentioned in the schedule on depositing the requisite earnest-money. All supplies must be up to the supplies accepted by them or approved by the Superintendent.

2. Successful bidders or tenders will be required to enter into stamped agreements with the Jail within seven days from the date of receipt of notification by them that their rates have been accepted. In addition, they should before signing such agreements deposit a security of 10 per cent of the total value of the supplies undertaken (with approval of the Inspector-General of Prisons, the total amount may be reduced in the case of approved contractors). Failure to comply within the time specified, the earnest-money may be forfeited, and in the event of withdrawal, they will also be liable to pay any difference between the prices accepted and those actually obtained by the Jail. The earnest-money received from successful bidders or tenders will be taken towards their security deposits and those from others returned at the close of the contract.

3. The Superintendent reserves the right to accept or reject any bid or tender without assigning any reason.

4. Contracts should not be verbal.

5. Any rates accepted and contracts entered into will be subject to confirmation by the Inspector-General of Prisons, Calcutta, where documents will also be filed in all questions of disagreement.

6. In the quantities given a general rate for the articles are only approximately. Contractors will be under an obligation to supply the actual requirements during the period of the contract, plus so much as may be needed to last for a whole month; however, provided, in respect of the extra quantities, that written orders are given within a fortnight of the termination of the agreement. At the same time, the Superintendent does not bind himself to receive the quantities or amounts noted in the schedule if they are not required.

7. No article is to be supplied in the Jail except on a requisition signed by the Superintendent or some responsible person authorized by him to do so by order.

8. No advance of cash will in any account be made to the contractors when giving orders, nor will the Jail pay freight or other charges on materials to be afterwards delivered from. Note, that payment for articles delivered at the Jail on order will be made promptly after they have been inspected and passed. Contractors must take to receive payment of their bills in whole rupees, in which and under forming part of the sum due on each bill will be deducted, unless they constitute a distinct agreement to half rupees or more, when they will be treated as a whole rupee for the purpose of the account.

9. During the purchase of goods in the inside of the Jail or in that of the area from which supplies are drawn, all goods, etc., will be liable to be first exposed to the sun outside before being taken in, also if for any other reason the Superintendent decides exposure of articles to sun necessary.

10. Contractors are required (under a penalty not exceeding Rs. 25) to carefully stock with each supply, a good quality of articles, etc., daily equal, showing the number of quantities required for purposes of use to sign and return within a week of payment by cheque, order, or by cash; in the event of non-compliance, all material bills forwarded by the Superintendent for the purposes. Questions in connection with any supplied short-coming may be referred to the Superintendent, presently but are not to be made an excuse for delay or refusal to sign.

[illegible]

19. All weights found to occur in excess of the respective percentages permitted in the schedule will have to be made good by the contractor.

14. When using the rates offered at an earlier or by tender have been accepted, lower quotations from others to the Government or to the Inspector-General of Prisons will not be considered.

Keywords: *Self-Regulation and Retention*

[illegible]

Keywords: B—Manufacturing Article

English name	French name	Quantity	Unit	Price
Blackwood, square logs	Bois noir, 11	1000	m ³	1,400.00
Do round logs	Bois noir, 12	1000	m ³	1,300.00
Black wood split square wood	Bois noir, 13	1000	m ³	1,200.00
Black square	Bois noir, 14	1000	m ³	1,100.00
WAL	Bois noir, 15	1000	m ³	1,000.00
Pine	Bois noir, 16	1000	m ³	900.00
Box of glass (wood)	Bois noir, 17	1000	m ³	800.00
Bullfinch (bird)	Bois noir, 18	1000	m ³	700.00
Black wood	Bois noir, 19	1000	m ³	600.00
Blackwood, square logs	Bois noir, 20	1000	m ³	500.00
Blackwood, square logs	Bois noir, 21	1000	m ³	400.00
Blackwood, square logs	Bois noir, 22	1000	m ³	300.00
Blackwood, square logs	Bois noir, 23	1000	m ³	200.00
Blackwood, square logs	Bois noir, 24	1000	m ³	100.00
Blackwood, square logs	Bois noir, 25	1000	m ³	0.00
Blackwood, square logs	Bois noir, 26	1000	m ³	0.00
Blackwood, square logs	Bois noir, 27	1000	m ³	0.00
Blackwood, square logs	Bois noir, 28	1000	m ³	0.00
Blackwood, square logs	Bois noir, 29	1000	m ³	0.00
Blackwood, square logs	Bois noir, 30	1000	m ³	0.00
Blackwood, square logs	Bois noir, 31	1000	m ³	0.00
Blackwood, square logs	Bois noir, 32	1000	m ³	0.00
Blackwood, square logs	Bois noir, 33	1000	m ³	0.00
Blackwood, square logs	Bois noir, 34	1000	m ³	0.00
Blackwood, square logs	Bois noir, 35	1000	m ³	0.00
Blackwood, square logs	Bois noir, 36	1000	m ³	0.00
Blackwood, square logs	Bois noir, 37	1000	m ³	0.00
Blackwood, square logs	Bois noir, 38	1000	m ³	0.00
Blackwood, square logs	Bois noir, 39	1000	m ³	0.00
Blackwood, square logs	Bois noir, 40	1000	m ³	0.00
Blackwood, square logs	Bois noir, 41	1000	m ³	0.00
Blackwood, square logs	Bois noir, 42	1000	m ³	0.00
Blackwood, square logs	Bois noir, 43	1000	m ³	0.00
Blackwood, square logs	Bois noir, 44	1000	m ³	0.00
Blackwood, square logs	Bois noir, 45	1000	m ³	0.00
Blackwood, square logs	Bois noir, 46	1000	m ³	0.00
Blackwood, square logs	Bois noir, 47	1000	m ³	0.00
Blackwood, square logs	Bois noir, 48	1000	m ³	0.00
Blackwood, square logs	Bois noir, 49	1000	m ³	0.00
Blackwood, square logs	Bois noir, 50	1000	m ³	0.00

Tenderers are also invited to take the contract of oil-sake available for supply at Basal (4000 lb a week).

Control, Soil, Rajakumari,
12nd February 2016.

C. OD. BERRY,
Barnstable, Mass.

2. Changes, if any, will be announced at the time of sale.
3. The deposit of all, but the highest and second, bidders will be returned to them immediately after the close of the sale. The deposit may be either in cash or in currency notes. Currency notes and cash will be preferred.
4. Persons intending to bid must attend in person or by duly authorized agents.
5. No contractor who has made defaults in his previous contracts with the District Board and P.W.D., will be allowed to be present and bid at the bid.
6. The terms will be knocked down to the highest bidder above the upset price noted above, subject to satisfactory evidence of solvency being subsequently produced and the necessary conditions being satisfied.

CONTRACTS ON SALE.

1. The bids are subject to acceptance by the Superintending Engineer, Trichinopoly circle, who does not bind himself to accept the highest or any bid. The successful bidder was, on the final result of the sale being decided, deposit on or before the 25th March 1915 such further sum as may be required to make up one-fourth of the amount of the bid. In the event of such failing to do so, the deposit already made shall be forfeited and the sume shall be at the sale of the forfeiting bidder.

2. The successful bidder shall, on or before the 15th March 1915, execute in the presence of the officer who conducted the sale and of their own agents a mortgage in the form prescribed by the P.W.D., a copy of which may be obtained from the Subdivision Officer, P.W.D., Bangalore, or the Revenue Engineer, Madras Division, Madras, on or before that date. If they fail or refuse to execute such a mortgage, all deposits already made will be forfeited and the house will be sold or otherwise disposed of at their (contractors) risk. In the case of the purchaser's death after signing the mortgage the house will still be binding on his heirs and assigns.

3. In the event of the highest bidder refusing to deposit the additional sum required to make up one-fourth of the bid amount or to execute the necessary mortgage, the second bidder whose deposit is withheld may be declared as the successful bidder at the discretion of the Superintending Engineer and the conditions set forth in the rules quoted above will all be binding on him.

4. The contractor shall pay the monthly instalments of his advance within the 15th of every month commencing from May 1915 falling when they shall pay interest at the rate of 1 per cent per month on the 15th of every month. If the instalments are not paid before the 15th, the deposits made by them shall be forfeited and the house sold at their risk. The deposits made by them will be credited towards the last three months' instalment due by them.

Note—(a) Besides or other arrangements for the disposal of the farms effected under the above clauses will be at the risk of the defaulting bidder who will forfeit all gains and in the event of a loss by the sale, will make good the deficiency between the total amount payable by him for the whole year under the terms of the original sale, and the total amount payable by the successful bidder at the result. In the latter case, forfeited deposits will be deducted from the loss arising from this result should the forfeited deposits be greater than the loss by the result, the whole of such deposits will be credited to Government.

(b) Intending purchasers are informed that the sale of this is subject to all risk and does for compensation will not be undertaken.

5. (i) The contractor shall be entitled to levy tolls on all carriages, carts and animals passing through the gates at the maximum rates specified in paragraph 8 of G.O. No. 494 W., dated 15th April 1914, as given in paragraph 14 below.

(ii) No toll shall be levied for—

(a) Carrying Police Officers in uniform, P.W.D. servants on duty, or persons or property in the custody of such officers or servants.

(b) Members of the Engineer's Establishment of the P.W.D. are exempted from payment of toll fees.

6. Payment of tolls at the gate specified above shall clear carriages, carts and animals passing through the gates noted against each within the same period of 24 hours reckoned from sunrise to sunrise.

7. (i) The contractor and all persons employed by them shall strictly conform to any orders or by-laws which may at any time be made by the Government of Madras, P.W.D.

(ii) The contractor shall not sub-let his farms without the written consent of the Executive Engineer, Madras division.

(iii) That at the gate to station, the contractor shall cause to be exhibited a table of the rates authorized to be levied, legibly written or printed in English words and figures and also in Tamil words and figures and if such table is not exhibited at the toll-bar or station, as toll shall be leviable thereat during any such time.

(iv) That the cost of maintaining the toll station in good order shall be borne by the contractor.

(v) That the contractor shall return in good condition the toll-house supplied to him by the Public Works Department, on the termination of his lease.

8. The contractor shall further abide by the following conditions—

(a) That no more than one payment of tolls shall be demanded at the toll-house in respect of any carriage, cart or animal in any one period of 12 hours excepted from one-man to two-man.

(b) That the house should not only number numbered ticket books which should be obtained on payment of one from the Executive Engineer. When payment of any toll is made, a receipt from the ticket book shall be granted to the person by whom the payment is made.

(c) In case of non-payment of any such toll as demanded, the person duly authorized to collect the same may seize any carriage, cart or animal in respect of which it is demanded, or any part of its harness and detain the same to his custody until the due of a first-passenger may prevent his progress.

(d) If any toll together with the expense incurred by such seizure and detention, is not repaid for twelve hours the person duly authorized or appointed shall forthwith send the carriage, cart, or other property seized to a pound to the nearest public officer empowered to sell detained property under Act VII of 1913.

6. The potential tenderer will also be required to sign an Agreement in the proper departmental form for the due fulfillment of the contract.

7. Failure to comply with conditions 5 and 6 above will result forfeiture of the initial deposit of earned credit.

8. The subject must not be misled.

3. Other conditions of interest and the control documents can be seen at any time between 10 a.m. and 4 p.m. in the Kenya Control Division Knowledge Engineers' office from which black forms of tender may also be obtained.

29. In the case of liquor fuel, a sample ten-gallon drum of the fuel proposed to be supplied, must accompany the tender for purposes of test of its quality and volatile content, and test certificate, if any, should accompany. In the case of kerosene oil, small samples of not less than a quart should accompany the tender and its kind constants as a result of previous arrangements should also be included.

References

[illegible]

Springfield Ar. Engraved Steel (Circle 110)

Quality—The oil fuel supplied shall consist of liquid hydrocarbon and may be either (a) shale oil or (b) petroleum as may be required, as (i) a distillate or a residual product of petroleum, and shall comply with the following requirements as regards flash-point, density at low temperatures, percentage of sulphur, presence of water, acidity and freedom from impurities.

 ΔH of fusion, 0.660 to 0.675 at 15°C.

Coke value, less than \$1 per unit.

Ask a retailer, like The Gap, for a card.

Soil Aspartic acid content (microbial-sites used), less than 8 per cent

The first point shall not be lower than 110°F than last (A1 or Frosty-Melons), and shall not exceed 90°F.

The association of salinity exhibited in the all shells was tested using a

The oil fuel supplied shall be as free as possible from acid, and in any case the quantity of acid must not exceed 0.02 per cent, calculated as oleic acid, when tested by shaking up the oil with distilled water, and determining by titration, with decanormal alkali the amount of acid extracted by the water, methyl orange being used as indicator.

The quantity of water delivered with the oilshell soil around it is increased.

The viscosity of the oil applied shall not exceed 3,000 cP, for an outflow of 30 cubic centimeters at a temperature of 40°C as determined by the Rotavisc Rheometer Model 50 (Adkins) from the Instron Co. (see).

The oil supplied shall be free from sulfur, carbonaceous, or flammable matter, or other impurities which are likely to clog the lantern.

The old sink, if required by the inspecting officer, be stopped by being pumped on discharge from the tanks or tank chamber, through pipes or wire gauze having 18 meshes to the inch.

The quality and kind of oil supplied to be fully specified. The original source from which the oil has been obtained shall be stated in detail, as well as the treatment to which it has been subjected and the place at which it has been treated. The ratio which the oil supplied bears to the original trade oil should also be stated as a percentage.

Discussion III

[illegible]

* To be applied in four assignments: the beginning of June, September, November, and March.

Borneo, 1961-62 February 1962.

E. H. CHAVE,
Executive Engineer, Marine Control Division

TENDERFOR CONSTRUCTING A HUND ACROSS THE ENDAPALL SWAMP

SECRET: NOFORN

3. Each tender should be accompanied by a current money of Rs. (50) fifty only in such an amount which will be returned to the tenders when the work is completed.

4. The National Employer will ensure to uphold the right of rejecting all or any of the teachers without assigning any reasons for so doing.

Figure 1. The effect of the concentration of the polymer on the gelation time of the epoxy resin.

5. Within a week of the acceptance of the tender being intimated to party, the successful tenderer will be required to deposit a further sum of Rs. (50) fifty only which, with the earnest money received, will be held as security for the due fulfilment of the contract.
6. The successful tenderer will also be required to sign an agreement in the proper departmental form for the due fulfilment of the contract, within a week of intimation to do so from the Public Works Officer, Coimbatore.
7. Tenderers to comply with conditions 5 and 6 above will retain facilities of the current money.
8. The contract must not be subject.
9. Other conditions of contract and the contract documents can be seen at any time between 11 a.m. and 5 p.m. in the District Engineer's Office, from which blank forms of tender can also be obtained.

TABLE

Quantity.	Description of work.	Per
100 cubic ...	Earthwork excavation in dry soil with 100 ft. depth of 20 per cent. (10 ft. 10 ft.)	1000
	Excavation in wet soil	1500
	Excavation in wet soil	2000

Coimbatore, 15th February 1925.

TENDER FOR REPAIRS TO CANALS IN THE KOTNA EASTERN DIVISION.

1. Bids will be received by the undersigned at his office up to 5 p.m. on 15th March 1925 for the repairs to the Kotna Eastern Division for 1925-26. Separate tenders may be submitted for each of the works mentioned in column 1 of the schedule below.
2. Tenders should be addressed to the Executive Engineer, Kotna Eastern Division and should be accompanied by "Tender for repairs to the Kotna Eastern Division for 1925-26."
3. Each tender should be accompanied by an earnest money equal to the amount stated against the works in the accompanying schedule in such or various notes which will be returned to the tenderers whose tenders are not accepted.
4. The Executive Engineer will reserve to himself the right of rejecting all or any of the tenders without assigning any reason for so doing.
5. Within a week of the acceptance of the tender being notified to him, the successful tenderer will be required to deposit a further sum equal to the above earnest money, which with the earnest money received, will be held as security for the due fulfilment of the contract.
6. The successful tenderer will also be required to sign an agreement in the proper departmental form (A7) for the due fulfilment of the contract within a week from the date on which the acceptance of the tender is notified to him.
7. Tenderers to comply with conditions 5 and 6 above will retain facilities of the current money.
8. The contract must not be subject.
9. Other conditions of contract and the contract documents can be seen at any time between 11 a.m. and 5 p.m. in the Executive Engineer's Office, from which blank forms of tender can also be obtained.

SCHEDULE.

Name of work.	Amount money required.	Probable quantity.	Description of work.	Unit.
1. Maintaining the banks of the Pulva canal, East reach.	50	250	Earthwork excavation in wet and dry soil up to 100 ft. depth in 100 ft. of the canal and 100 ft. of the bank.	1000
2. Repair to Pulva canal, second reach.	100	100	Earthwork excavation in dry soil up to 100 ft. depth in 100 ft. of the canal and 100 ft. of the bank.	1000
3. Cleaning up in Pulva canal from 100 ft. to 100 ft.	100	100	Excavation of the canal.	1000
4. Repair to Kottai canal.	400	2,000	Excavation of the canal.	1000
5. Cleaning up in Kottai canal.	100	100	Excavation of the canal.	1000
6. Repair to Kottai canal, second reach.	100	100	Excavation of the canal.	1000
7. Repair to Kottai canal, third reach.	100	100	Excavation of the canal.	1000
8. Repair to Kottai canal, fourth reach.	100	100	Excavation of the canal.	1000
9. Repair to Kottai canal, fifth reach.	100	100	Excavation of the canal.	1000
10. Repair to Kottai canal, sixth reach.	100	100	Excavation of the canal.	1000
11. Repair to Kottai canal, seventh reach.	100	100	Excavation of the canal.	1000
12. Repair to Kottai canal, eighth reach.	100	100	Excavation of the canal.	1000
13. Repair to Kottai canal, ninth reach.	100	100	Excavation of the canal.	1000
14. Repair to Kottai canal, tenth reach.	100	100	Excavation of the canal.	1000
15. Repair to Kottai canal, eleventh reach.	100	100	Excavation of the canal.	1000
16. Repair to Kottai canal, twelfth reach.	100	100	Excavation of the canal.	1000
17. Repair to Kottai canal, thirteenth reach.	100	100	Excavation of the canal.	1000
18. Repair to Kottai canal, fourteenth reach.	100	100	Excavation of the canal.	1000
19. Repair to Kottai canal, fifteenth reach.	100	100	Excavation of the canal.	1000
20. Repair to Kottai canal, sixteenth reach.	100	100	Excavation of the canal.	1000
21. Repair to Kottai canal, seventeenth reach.	100	100	Excavation of the canal.	1000
22. Repair to Kottai canal, eighteenth reach.	100	100	Excavation of the canal.	1000
23. Repair to Kottai canal, nineteenth reach.	100	100	Excavation of the canal.	1000
24. Repair to Kottai canal, twentieth reach.	100	100	Excavation of the canal.	1000
25. Repair to Kottai canal, twenty-first reach.	100	100	Excavation of the canal.	1000
26. Repair to Kottai canal, twenty-second reach.	100	100	Excavation of the canal.	1000
27. Repair to Kottai canal, twenty-third reach.	100	100	Excavation of the canal.	1000
28. Repair to Kottai canal, twenty-fourth reach.	100	100	Excavation of the canal.	1000
29. Repair to Kottai canal, twenty-fifth reach.	100	100	Excavation of the canal.	1000
30. Repair to Kottai canal, twenty-sixth reach.	100	100	Excavation of the canal.	1000
31. Repair to Kottai canal, twenty-seventh reach.	100	100	Excavation of the canal.	1000
32. Repair to Kottai canal, twenty-eighth reach.	100	100	Excavation of the canal.	1000
33. Repair to Kottai canal, twenty-ninth reach.	100	100	Excavation of the canal.	1000
34. Repair to Kottai canal, thirtieth reach.	100	100	Excavation of the canal.	1000
35. Repair to Kottai canal, thirty-first reach.	100	100	Excavation of the canal.	1000
36. Repair to Kottai canal, thirty-second reach.	100	100	Excavation of the canal.	1000
37. Repair to Kottai canal, thirty-third reach.	100	100	Excavation of the canal.	1000
38. Repair to Kottai canal, thirty-fourth reach.	100	100	Excavation of the canal.	1000
39. Repair to Kottai canal, thirty-fifth reach.	100	100	Excavation of the canal.	1000
40. Repair to Kottai canal, thirty-sixth reach.	100	100	Excavation of the canal.	1000
41. Repair to Kottai canal, thirty-seventh reach.	100	100	Excavation of the canal.	1000
42. Repair to Kottai canal, thirty-eighth reach.	100	100	Excavation of the canal.	1000
43. Repair to Kottai canal, thirty-ninth reach.	100	100	Excavation of the canal.	1000
44. Repair to Kottai canal, fortieth reach.	100	100	Excavation of the canal.	1000
45. Repair to Kottai canal, forty-first reach.	100	100	Excavation of the canal.	1000
46. Repair to Kottai canal, forty-second reach.	100	100	Excavation of the canal.	1000
47. Repair to Kottai canal, forty-third reach.	100	100	Excavation of the canal.	1000
48. Repair to Kottai canal, forty-fourth reach.	100	100	Excavation of the canal.	1000
49. Repair to Kottai canal, forty-fifth reach.	100	100	Excavation of the canal.	1000
50. Repair to Kottai canal, forty-sixth reach.	100	100	Excavation of the canal.	1000
51. Repair to Kottai canal, forty-seventh reach.	100	100	Excavation of the canal.	1000
52. Repair to Kottai canal, forty-eighth reach.	100	100	Excavation of the canal.	1000
53. Repair to Kottai canal, forty-ninth reach.	100	100	Excavation of the canal.	1000
54. Repair to Kottai canal, fiftieth reach.	100	100	Excavation of the canal.	1000

Coimbatore, 15th February 1925.

V. ATTABUDAI,
Executive Engineer, Kotna Eastern Division.

ORDERED FOR THE SUPPLY OF OILS, FUELS, PAINTS, ETC., FOR 1965-66

TENDERS FOR THE SUPPLY OF OILS, FATS, AND LUBRICANTS TO THE PUBLIC WORKS DEPARTMENT

Tenders for the supply of all or any of the following articles to the Public Works Stores for twelve months from 1st April 1935 to 30th March 1936, will be received by the undersigned, until Monday the 15th March 1935.

Oils, fats, and lubricants as specified on "Tender for oils, fats, paints, etc." form attached.

2 You're should be any is coded under represented as "Transfer for oils, fats, points, etc."

3. Samples of rib, pelvic, etc., should be sent with the last set.

[illegible]

TESTING FOR CARTON AND COLLIER

Notice is hereby given that sealed tenders will be received by the undersigned on Monday the 10th March 1915, for the supply of water and coal for dispatch of articles from Public Works Stores during 1915-16.

2. Each tender must be accompanied by a deposit of Rs. 50 in cash or security, which shall be forfeited if the tender is not accepted.

2. The successful tenderer will be required to deposit the 100 and enter into an agreement within seven days from the date of acceptance of his tender.

1. Teachers should specify rules for the following reasons:

- [illegible]

5. That the contractor will be present every day to see that all the articles delivered enter to him as described on the same day without delay.

8. The collector will obtain and deliver the Railway receipt from the railway station and be accountable for demurrage caused by delay.

7. The contractor should accept the disease bill drawn in the Madras Sanitary Charge Act of 1921, published in Supplement to Fort St. George Gazette dated 17th December 1923, pages 94 and 95, between the late Medical Store, Main Street, and between the same as those from the Public Works Stores.

8. Tenders should be superimposed on the cover containing them "Tenders for the supply of carts and carriages".

9. Full name and address should be given below the signature of the tenderer.

10. The Superintendent reserves to himself the right of rejecting any or all the tenders received without assigning any reason for so doing.

11. Any further information can be obtained from the undersigned.

Public Works Workshops and Store,
Madras, 15th February 1925

W. V. DOUGLASS,
General Superintendent.

TENDERS FOR BINDING REGISTRATION RECORDS—PALGHAT DISTRICT.

Tenders are invited for binding the undermentioned records of the Registration Office of the Palghat District.

Those only who have had experience in the binding need apply.

Kind of work.	Style of binding.
(1) Original indexes I, II, III and IV	Full leather.
(2) Rebinding of indexes I, II, III and IV with new covers	Do.
(3) Rebinding and scheduling of indexes I, II, III and IV with existing covers	Do.
(4) Rebinding of register books 1, 2 and 3 with new covers	Do.
(5) Rebinding and scheduling of register books 1, 2, 3, 4 and 5, including the book 1 and book 4-5 with existing covers	Do.
(6) Rebinding of three impressive registers and settlement registers with new covers	With binder's cloth with back and corners of leather.
(7) Rebinding and scheduling of three impressive registers with existing covers	Half leather and marble with back and corners of leather.
(8) Rebinding of miscellaneous records such as depositors books, papers of attorney firm, registers of tenants, etc., with new covers	Half-leather and marble.

NOTE.—These books and set square parchment shall be sent for covers, sent bound at 15 lb. special size being sent to book 1, 2 lb. 10" x 12" for the book 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 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592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000.

2. Each tender should specify the value at which the tenderer is prepared to undertake work at the stated rates of work mentioned in paragraph 1 above.

3. Each tender should be sent in a sealed cover and should be accompanied as follows:—
"Tender for the binding of Registration records of the Palghat District."

It should be addressed to the Registrar of Palghat and should reach him on or before the 15th March 1925.

4. The successful tenderer will be required to execute an agreement on or before a date to be fixed by the undersigned and should deposit a sum of Rs. 50 as security for the performance of the work in accordance with the terms of the agreement. This amount will be forfeited on the basis of all or any of the conditions in the agreement. If it is not so forfeited, it will be returned after the work of the year is completed.

5. The work should be commenced immediately after the execution of the agreement and be completed before the end of March 1925. It should not be earlier. Each piece of work should be completed within the time to be fixed thereafter.

6. Intending tenderer may apply to the undersigned for any further information as regards the nature of the work, etc.

7. Payment for the work done will be made only after the bill is checked and the binding is passed by the Registrar whose decision will be final.

8. The undersigned reserves the right of rejecting any tender without assigning any reason.

I. KRISHNAN NAIK,
Registrar.

Palghat, 15th February 1925.
II 14

TENDERS FOR BINDING REGISTRATION RECORDS—SOUTH KANARA DISTRICT.

Tenders are invited for binding the unaccommodated records of the Registration Office of the South Kanara District.

Those only who have had experience in binding need apply.

Kind of record.	Style of binding.
(1) Original Indices I, II, III and IV	Full leather.
(2) Title Book I	Do.
(3) Register book	Do.
(4) Rebinding of Indices I, II, III and IV	Do.
(5) Rebinding of original books I, II, III, IV and V	Half calico and marble
(6) Rebinding of records on record	Do.

2. Every tender should be represented as follows:—“Tender for binding the Registration records of the South Kanara District.” It should be addressed to the Registrar of South Kanara and should reach him on or before the 15th day of March 1915. It should specify the rates at which the tenderer is prepared to undertake the several items of work.

3. The successful tenderer will, subject to the approval of the tender by the Superintendent, Government Press, Madras, be required to execute the necessary agreement on the date fixed by the undersigned and submit, before commencing the work, deposits a sum of Rs. 10 as security for the due performance of the terms of the agreement, subject to forfeiture at the same on breach of all or any of the conditions in the agreement. This amount, if not forfeited, will be returned after the work is completed.

4. The work should commence immediately after the execution of the agreement and be completed before the end of December 1915. It should not be earlier.

5. Incoming tenders may apply to the undersigned for any further information required as regards the nature of binding, etc.

6. Payment for the work done will be made only after the bill is checked and the binding is passed by the Registrar whose decision will be final.

7. The undersigned reserves the right of rejecting any tender without assigning any reason.

C. F. KAGCHIRA,
Registrar.

Mangalore, 16th February 1915.

TENDERS FOR BINDING REGISTRATION RECORDS—COMBATONE DISTRICT.

Tenders are invited for binding the unaccommodated registration records of the Comblatone District:—

Kind of record.	Style of binding.
(1) Original Indices I, II, III, and IV	Calico with back and corners of leather.
(2) Title Book I and file of translations	Leather's cloth with back and corners of leather.
(3) Rebinding of register books I, II, III and IV	Full leather or calico.
(4) Rebinding of Indices I, II, III and IV	Calico with back and corners of leather.
(5) Register book 4, settlement registers and thumb impression registers	Leather's cloth with back and corners of leather.
(6) Deposition books, files of powers of attorney, register of records, Attorneys A, B and C (and other books or files not included in (1) to (5))	Half calico and marble.

Note:—Show books may be used for the above and not merely plain books.

2. Each tender with tender amount must be deposited before the office for binding original records.

3. The tender for binding the calico should include the cost of the material with leather cover supplied from Madras.

4. Rate for each style of binding should be quoted separately.

5. II. (1) Every tender should be represented as follows:—“Tender for binding the registration records of the Comblatone District for 1915-16.” It should be addressed to the Registrar of Comblatone, Comblatone, and should reach him on or before the 15th March 1915. It should specify the rates at which the tenderer is prepared to undertake the several items of work.

(2) Each tender should be accompanied with a deposit of Rs. 10. The deposit of successful tenderer will be refunded after the result of the tender has been decided with the approval of the Superintendent, Government Press.

(3) The successful tenderer will be required to execute the necessary agreement on the date which will be fixed by the undersigned. If he fails to do so within that date, his tender will be rejected and the deposit forfeited.

(4) The work should commence immediately after the execution of the agreement and should be completed before the end of March 1916.

(5) The work should not be earlier.

(6) Incoming tenders may apply to the undersigned for any further information required as regards the nature of binding, etc.

(7) Payment for the work done will be made only after the bill is checked and passed by the Superintendent, Government Press, whose decision will be final.

(8) The undersigned reserves to himself the right of rejecting any tender without assigning any reason.

A. SUBRAMANYA PILLAI,
Registrar.

Comblatone, 16th February 1915.

TENDERS FOR LOADING SALT.

BIDDER tenders will be received by the Inspector of Salt Revenue, Revenue Office, at Eastleigh, up to 3 p.m. on Thursday, the 26th March 1925, for the work of loading salt to be manufactured during the season of 1925 in the Eastern Factory (present estimate 15 lakhs or thereabouts—Kattar 100,000 maunds, Vayalar with the Kattipally area 200,000 maunds, Alappan north including Thiluvu estimate 300,000 maunds, Alappan south 500,000 maunds and Vayalar 200,000 maunds). The operations will commence about the 15th of March 1925.

2. *Supply of salt.*—The contractor will load or bulk by means of buckets on each salt as may be required from the bins of various selected shewas of the factories into open loads supplied for Government. He will supply string and second buckets of a uniform size. He will receive the material used in loading the quantity of the buckets from plans to plans and also of them with materials supplied by Government. He will cover the salt load with the tarpaulin or gunny covers as may be severely damaged by means of wind. The ends of the loads will be sealed with lead seals supplied by Government in each season as may be directed by the officers of the department. Payment will be made per gross of 120 maunds as contained in schedule of the Eastern Depot.

3. *Bidder may be made for any one or more or for all factories.*—The tenders should specify the rate per gross of 120 maunds which he is willing to accept for each factory for which he tenders.

4. *Contracting tenders should be accompanied by*—Order for the work of loading salt in the factories of the Eastern factory and should contain necessary receipt for payment to the Vayalar or Eastern Depot or to the treasury of a deposit in cash or currency notes of Rs. 50 for each factory.

5. *Contracting tenders will be required to make at any further deposits in cash or currency notes of Rs. 100 for each factory for the due delivery of the contract and to execute an agreement (the main conditions of which are set forth in the annexed table) within a week of their being informed of the acceptance of their tenders. In case of failure to do so, the deposits made will be forfeited to Government and the acceptance of the tenders cancelled. The stamp duty on the agreement must be paid by the tenders.*

6. *The right of rejecting or accepting any tender without assigning any reason for so doing is reserved to the department.*

7. *Further particulars may be obtained at the office of the Inspector of Salt Revenue, Revenue Office, Vayalar.*

8. *The deposits of unsuccessful tenders will be returned as soon as possible after the opening of the tenders, while the deposit of the successful tenders will be returned on due fulfilment of the contract.*

ANNEXURE

1. *Form of contract.*—The contract shall, unless cancelled as provided below, remain in force for the period of one year.

2. *Supply of salt after notice.*—The Factory Officer of the said factory shall give the contractor one week's notice of the date on which transport of salt is to commence. The end from the date specified in such notice, the contractor shall supply salt-bagged whenever in such warehouse and at such places as the Factory Officer may direct. If he fails to deliver in the factory owing to insufficient supply of labour, the contractor shall pay half to the warehouse at a rate to be fixed by the Inspector of Salt Revenue, Revenue Office, hereinafter called the Inspector. This will be required in case of sudden change.

3. *Salt to be loaded in bulk into open loads.*—The contractor shall cause the labourers to load or bulk by means of buckets from the bins of various selected shewas of the said factory as much salt as may be required on each day into open loads supplied for the transport of salt.

4. *Supply of buckets.*—The buckets shall be supplied by the contractor and shall be sound and suitable. They should be of a uniform size, each capable of holding half a maund of salt. The contractor shall receive the material used in loading the quantity of the buckets from plans to plans and also of them with materials supplied by Government.

5. *Contractor not engaged in supply duty.*—The contractor shall not be required to supply duty.

6. *Time to be fixed for work.*—The contractor shall see that all the bins arriving at the factory are loaded prior to 3 p.m. on the day next after their arrival, otherwise the contractor shall pay a detention fee of Rs. 2 per bin for every day thereafter.

7. *Salt to be covered with tarpaulin or gunny cover.*—The contractor shall see that the labourers employed by him cover the salt loaded into the bins with the tarpaulin or gunny cover supplied by Government.

8. *Tarpaulin to be furnished.*—The contractor shall cause the labourers severally to furnish the tarpaulin by means of such and to seal the ends of such with lead seals supplied by Government.

9. *Storage of tenders, covering and unloading.*—The loading, covering and unloading shall be done in such manner as may from time to time be directed by the Factory Officer.

10. *Hours of work.*—Work shall be started previous to 7 a.m. on all days except Sundays and other authorized holidays and the loading of all the salt required shall be completed by 3 p.m.

11. *Expenses of the contractor's labour.*—The Factory Officer may, without notice assigned, annul any part of the factory any other or other employed under the contract by the contractor and found defective or otherwise not complying within the Factory premises.

12. *The contractor is bound by the directions of the Factory Officer.*—The contractor shall at all times during the continuance of the contract obey and carry out the directions issued from time to time by the Factory Officer in regard to the execution of the contract.

13. *Responsibility for articles lost or damaged.*—The contractor shall give or take responsibility for all articles or materials loaded away to, returned by him, at the time may be, in accordance with the instructions of the above office.

14. *Liability for articles not properly accounted for.*—The contractor shall pay the Secretary of Revenue for all articles or materials lost, damaged, destroyed or not properly accounted for while in his hands up to any destruction or neglect on his part or on that of his agents and servants. The quantity of salt and the number or weight of such articles lost, damaged, destroyed or not properly accounted for, shall be determined by the Factory Officer.

15. *Notes of currency.*—*Recovery* shall be made from the contractor for each lost, damaged, destroyed or not properly accounted for at the rate of the duty for the time being in force plus one point at such rates as shall from time to time for the sale of salt at the Madras District Council. In respect of other articles or materials which are lost, damaged, destroyed or not properly accounted for recovery shall be made at such rates as the Collector of Salt Revenue, Madras, hereinafter called the Collector, may direct.

16. *Inventory drawings with any other of the department forbidden.*—The contractor shall not have property drawings of any kind whatever with any officer of the department.

17. *Contract not to be assigned.*—The contractor shall not assign the contract directly or indirectly to any person or persons nor permit any person or persons to interfere in the performance thereof without the permission of the Collector.

18. *Payment to be made in stamps ready.*—The quantities on which payment shall be made to the contractor shall be determined by the quantities of salt from the factory in question which is stored at the Madras District.

19. *Amount of payment.*—The contractor shall present every fortnight in the duplicate bills for the work done. Payment for each bill shall be made to him within seven days of the receipt of the same.

20. *Return of deposits.*—Upon the complete fulfilment of the terms of the contract by the contractor to the satisfaction of the Collector, the latter shall return the deposit to the contractor.

21. *Penalty for breach of condition of contract.*—If at any time the Collector or the Assistant Commissioner, Salt Revenue, hereinafter called the Assistant Commissioner, acting on his behalf it is ascertained that the contractor is not keeping the salt in accordance with the terms of clause 2 and it is shown satisfactorily to the Collector or the Assistant Commissioner, or if the contractor shall fail to fulfil all or any one or more or any part of any one or more of the provisions herein contained, it shall be lawful for the Collector to cancel the contract by notice in writing to the contractor and to enter into such other engagements or contract as he may think fit. The contractor shall be answerable to the Collector for any loss or damage so caused, but shall not be entitled to share on any savings below the rates payable to him under the contract which the Collector may be able to effect.

22. *Alterability by authorities.*—The Collector or the Assistant Commissioner may, instead of cancelling the contract and relating into another as stated above, undertake the work or any portion thereof himself and recover the cost of such contract from the contractor or he may, if he thinks fit, fix the contractor in any case not exceeding Rs. 10 or any one section. Such fine shall be paid within seven days of its imposition.

23. *Recovery of sums due from the contractor.*—It shall be lawful for the Assistant Commissioner to deduct and retain all sums payable to the department under the contract from the amount deposited by the contractor or under clause 2 or from any sum due to him at the time of payment of his bills. If there is any or the contractor's deposit or both be less than the sums which may be due at any time from the contractor to the Secretary of State, then in that case the contractor, his executor, administrator, or representatives shall forthwith repay to the Secretary of State the balance of such sum.

24. *Settlement of disputes.*—The contractor shall abide by the decision of the Collector in case of any dispute or difference of opinion arising between the Collector or the Factory Officer and the contractor in regard to the interpretation of the terms of the contract or the conditions thereunder. Such decision shall be final and binding on the contractor and shall not be subject to question or review in a court of law or otherwise.

A. V. HANDESHAM AYYANGAR,
Inspector of Salt Revenue, District Office.

Triplicy, 13th February 1935.

RALE OF THE RIGHT OF ENJOYMENT OF UNDERST OF TREES, ETC., IN THE COLLEGE OF ENGINEERING, GUNDOY

Notice is hereby given that the rule of the right of enjoyment of the underest of trees as noted below will be conducted by auction at the college premises between 9 and 5 p.m. on Saturday, the 21st March 1935.

CONDITIONS OF SALE.

Intending bidders shall deposit a sum of Rs. 5 at the commencement which will be returned at the close to the successful bidder.

The highest bidder shall be the purchaser, but in the case of singular, the right will be reserved at the discretion of the auctioning officer.

As soon as the bid is knocked down, the successful bidder shall pay down 50 per cent of the purchase money, the balance being payable within 4 days thereafter. Failure of this will constitute the right being re-auctioned at the risk of the original purchaser who will be required to make good any loss sustained by the re-auction.

The rule shall be subject to the approval of the Principal of the College and the enjoyment will take effect from the date on which the same deed is countersigned by the Principal.

No damage should be done either to the trees or its branches except in the case of polygons and dead trees, from which the leaves can be cut without injuring the life of the tree, leaving not less than six inches to remain to form in each tree.

Description of trees.	Period of time.	Description of trees.	Period of time.
Palmyra ..	1st April to 30th Sep. 1935.	Teak ..	1st April to 31st Oct. 1935.
Dark trees ..	Do.	Grove ..	Do.
Other trees ..	For one year	Mango trees ..	1st April to 30th Sep. 1935.

College of Engineering, Gundoy,
16th February 1935.

G. L. CANTWRIGHT,
Principal.

RECOVERY OF THERMIST

NOTES: It is hereby given, under section 16 of Act VII of 1889, that the undermentioned property has been surveyed within the limits of the Port of Madras, and claimants should submit their claim within a week's time from the date of the notice and remove the articles claimed within the close of the month on payment of the storage charges. Should they fail, the articles will be sold in the following month by the Civil Engineer, Port Trust, Madras. —

Description of articles,	Mark.	Date of recovery,	Place of recovery.
One Red Iron bar	102	11th February 1935.	
Two round Iron bars	10	Do.	
One 6 x 1 1/2 in bar	10	Do.	
One Red Iron bar	10	Do.	
One iron boiler boiler plate	10	Do.	
Three flat iron bars	10	Do.	
One small iron bar	10	27th February 1935.	
One small bar	10	Do.	
One small square bar	10	Do.	
One small square bar	10	Do.	
Twenty 6 x 3 in rectangular strips	10	14th February 1935.	Madras Mylapore.
<p>As per the list of articles with serial numbers with "R I C" and "H" on the end of "H" as the right.</p>			
Two large round steel pipes	10	Do.	
One small iron bar	10	Do.	
One small iron bar	10	14th February 1935.	
One square iron bar	10	Do.	
One large round steel pipe	10	Do.	

[illegible][illegible]

Harbour Office, Melbne,
20th December 1935.

GOVERNMENT PUBLICATIONS FOR SALE

AT THE GOVERNMENT BRANCH FUELS, 146, MOUSTE ROAD, MADRAS, 90
AND RE AGENTS.

[A Catalogue of all Madras Government Publications available for sale may be obtained gratis from the Government Press, Mill Buildings, or at Messrs. Sivasubramanian & Co., Madras.]

[The numbers within parentheses are for pulling and pushing.]

ROBERT'S SHOOTING ORDER. Vol. I, Nos. 551 to 571. Each Five \$ (5 p.).
 LIST OF QUARTERS OFFICERS IN THE MALAYA POLICE DEPARTMENT created up to 1st January 1919.
 No. 15 (1 sheet).
 LIST OF BARRACK OFFICERS IN THE MALAYA POLICE DEPARTMENT created up to 1st January 1919.
 No. 8 (2 s.).

Appointments are invited from duly qualified candidates for appointments as temporary surveyors on No. 407, with usual travelling allowances under Civil Service Regulations, for a period of about one year in Ceylon Province. Applicants must be lawfully married and who can take accounts largely for an English language only need apply. The number of appointments vacant is two and the applications should reach the undersigned before 15th March 1925.

Ceylon, 11th February 1925.

C. E. S. SACHANIGON,
Principal Engineer, Ceylon Division.

Appointments are invited for the post of a clerk on Rs. 40 under the Forest Panchayat Office, Madras, from candidates who (1) hold a certificate of post (2) is an examination of not less than the S.E.C. grade and (3) in the shorthand and Typewriting tests of not less than the present lower or the old Intermediate grade and (4) possess a good knowledge of both Tamil and Telugu or at least Telugu. Intending applicants should appear before the Forest Panchayat Office.

Chennai, Madras, 17th February 1925.

K. VISASWAMIAH,
Forest Panchayat Officer.

APPOINTMENTS are invited from fully qualified candidates for temporary posts of First-class Technicians in the district. Applications should be submitted as far as reach the undersigned on or before 24th March 1925.

Kannad District Board Office,
17th February 1925.

G. VENKATA RAOJA REDDI,
President.

APPOINTMENTS are invited for a permanent post of junior assistant in the Telugu section of this department. Applicants should be graduates whose remainder is Telugu and who have passed the Telugu Translation Test. The pay of the appointment is Rs. 41-4-0 with prospects of promotion to Rs. 130-10-0. Applicants for the post should submit the following particulars, should be accompanied by copies of testimonials and literary works presented by the applicant, if any, and reach the undersigned before 15th March 1925. The applicants will be on probation for six months and will be selected in the place, if found fit, on their giving an undertaking not to apply for any appointment elsewhere for a period of three years after commencement.—

(1) Name in full; (2) Father's name; (3) Caste; (4) District in which born; (5) Age; (6) College in which educated; (7) Examinations passed with year, class and rank; (8) Present profession or appointment, if any, with pay; (9) Literary work, if any, presented; (10) Specimens in Government service.

Chennai, Madras, 11th February 1925.

R. RAMA RAO,
Senior Translator to Government.

PRIVATE ADVERTISEMENTS.

On or after 1st March 1925, I intend moving the High Court to reside as a Vakil thereof.
Tiruchengode, 17th January 1925.

P. V. BALAKRISHNA RAO.

On or after the 15th March 1925, I intend moving the High Court to reside as a Vakil thereof.
Madras, 9th February 1925.

ABDUL GHANI.

On or after the 15th March 1925, I intend moving the High Court to reside as a Vakil thereof.
Kannad, 12th February 1925.

P. KUTTI KRISHNA MENON.

LOST.

The Government promissory note No. 119576 of the 24 per cent loan of 1920 for Rs. 800 originally standing in the name of the late Mr. Theodorius Vela Gnanabalan, Member of Tiruchengode, originally standing in the name of the late Mr. Theodorius Vela Gnanabalan, Member of Tiruchengode, by whom it was never endorsed in any other person, having been lost, notice is hereby given that payment of the above note and interest thereon has been stopped at the Public Debt Office, Imperial Bank of India, Madras, and that application is about to be made for the issue of a duplicate in favour of the legal heirs of the last holder. The public are cautioned against purchasing or otherwise dealing with the above-mentioned security.

None of the advertiser and resident—Tiruchengode, Tiruchengode.

Tiruchengode, 16th January 1925.

T. K. SUBRAMANIAM SASTRYAR,
Tiruchengode.

The Government promissory note No. 5158 M.P. 1 of the 24 per cent loan of 1920 for Rs. 500 (Rupees two hundred only) originally standing in the name of P. L. V. H. PERUMAL CHETTI of Arinjipalayam (Ramanathapuram District), Kancheepuram District, by whom it was never endorsed in any other person, having been lost, notice is hereby given that payment of the above promissory note and interest thereon has been stopped at the Public Debt Office, Imperial Bank of India, Madras, and that application is about to be made for the issue of a duplicate in favour of the legal heirs of the last holder. The public are cautioned against purchasing or otherwise dealing with the above-mentioned security.

16th January 1925.

None of the advertiser—P. L. V. H. PERUMAL CHETTI,
Arinjipalayam, Ramanathapuram District, Kancheepuram District.

U.S. No. 95 of 1923 or I.P. No. 4 of 1923 (No. 164 of 1923 of THE OFFICIAL INDIAN'S
OFFICE, TAMILNADU) or the Act of THE COURT OF DISTRICT JUDGES OF VANDIYASAM,
DONDAMPALAYAM, TAMILNADU.

Nonrenewable Chemicals

Asiura, *Chelodactylus*, *Chelodactylus* and five others

J. N. M. van der Meer

Parapromethes

Notice is hereby given that, under article 41 of the Prussian Emergency Act of 1923, the following persons who were adjudged as bankrupt on the 26th of February 1924 as I. F. No. 4 of 1912 (I. F. No. 104 of 1923 of the Official Receiver's Office, Tientsin) has now applied to the Court for an order of discharge and that his petition has been proved to the Court for an order of discharge on 7th March 1925 for average.

Valenciennes, 4th February 2018.

P. S. SUBRAHMANYA AYYAR,
District Muzoff

NEUROLOGICAL RESULTS

FROM THE MADRAS QUINQUAGINTY REPORTS.

Date	Direction	Velocity	Temperature				Barometer	Wind	Sky	State	General weather	
			Current		Opposed							
			Day	Night	Day	Night						
February 1875.	1875.	"	"	"	"	"	"	"	"	"	"	
18th, Monday	18 45	70.0	60.0	10.0	55.0	30.0	70	W. by E.	80	...	8 10.0	Fine
19th, Tuesday	"	71.0	60.0	11.0	55.0	30.0	70	W. by E.	76	...	8 10.0	Do.
20th, Wednesday	"	71.0	60.0	11.0	55.0	30.0	70	W. by E.	76	...	8 10.0	Do.
21st, Thursday	"	71.0	60.0	11.0	55.0	30.0	70	W. by E.	76	...	8 10.0	Do.
22nd, Friday	"	71.0	60.0	11.0	55.0	30.0	70	W. by E.	76	...	8 10.0	Do.
23rd, Saturday	"	71.0	60.0	11.0	55.0	30.0	70	W. by E.	76	...	8 10.0	Do.
24th, Sunday	"	71.0	60.0	11.0	55.0	30.0	70	W. by E.	76	...	8 10.0	Do.

The Standard Barometer and Thermometers are read at 8 a.m., 12 a.m., 4 p.m., and 8 p.m., and the daily means are obtained by the application of hourly corrections, derived from twenty years' observations. The stations of the Barometers are twenty feet above the level of the sea, and the receiver of the Rain Gauge is two feet from the ground. The wind, rain and general weather registered are for the nearest Civil Day from midnight to midnight.

The total quantity of seed collected since January 1st, is 135 bushels, the average day for the same period being 2 1/2 bushels.

ABSTRACT of the Mean Meteorological Conditions of Havana, in January 1925
compared with the average of past years.

				Mean value of 20.5.	Difference from	Average
Relative atmosphere pressure	29.478	0.024 below,	29.508
Temperature of air	74.4	0.7	75.1
Do. of evaporation	69.5	0.8 above,	68.7
Percentage of humidity	77	1	76
Gravitational baric mass	1456.8	7.5	1454.4
Pressure in shade	41.1	0.2 below,	41.4
Minimum in shade	33.9	1.4 "	35.4
Do. on grass	62.5	0.6 "	63.1
Minimum in shade on 2 days	1.53	0.14 above,	1.69
Do. on wet terym on 2 days	1.32	0.14 "	1.46
General direction of wind	130° by N.	2 points to E	N. E. by E
Daily velocity in miles	15	2 below,	17
Percentage of cloudy sky	35	2	37
Do. of bright sunshine	64.8	1.5 "	63.1

DIRECTION AND QUANTITY of the Wind from different points.

From	Days	Miles	From	Days	Miles	From	Days	Miles	From	Days	Miles
North	18	119	East	4	48	South	3	13	West	3	7
N. by E.	32	146	E. by S.	25	120	S. by W.	2	10	W. by E.
N. N. E.	41	204	E. S. E.	91	290	E. S. W.	7	30	W. N. W.
E. E. by N.	55	257	S. E. by E.	36	118	S. W. by E.	5	22	N. W. by W.
E. E.	41	450	S. E.	93	170	S. W.	3	16	S. W.
N. E. by E.	45	206	S. S. by E.	6	21	S. W. by W.	3	12	N. W. by N.
E. S. E.	50	237	S. S. E.	70	231	W. S. W.	4	17	N. S. W.
E. by N.	5	49	S. by S.	2	28	W. by S.	N. by W.	1	7

There were 56 calm hours during the month. The result corresponding to the above numbers is represented by a E.N.E. wind, blowing with a uniform daily velocity of 70 miles.

Madras Observatory,
22nd February 1894.

R. E. U. SAYOOR,
Deputy Director.



SUPPLEMENT TO PART II
OF
THE FORT ST. GEORGE GAZETTE.

No. 83 MADRAS, TUESDAY EVENING, FEBRUARY 26, 1925. (Price, 2 annas.)

DAILY RAINFALL RECORDED IN THE
MADRAS PRESIDENCY

FOR THE MONTH OF

DECEMBER 1924

Daily Rainfall recorded in the May.

[illegible]

Daily Rainfall recorded in the Madras

	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
Series	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
Series	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
Series	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
Series	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
Series	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
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Precedency for the month of December 1894—1906

[illegible]

[illegible]

Prize money for the month of December 1934—cont.

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Daily Rainfall recorded in the Madras

3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100			
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Daily Rainfall recorded in the Station.

Year	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
1990	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
1991	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
1992	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
1993	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
1994	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78																						

Presidency for the month of December 1834—cont.

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Daily Rainfall recorded in the Madras

[illegible]

Board of Land Revenue and Settlements,
Madras, 24th January 1933.

Presidency for the month of December 1835—cont.[illegible]

K. K. CHIDAMBARAM ATTAR,
Assistant Secretary



SUPPLEMENT TO PART II
OF
THE FORT ST. GEORGE GAZETTE.

No. 2.] MALACCA, TUESDAY EVENING, FEBRUARY 24, 1925. [Page, 6 p.m.

SEASON REPORT FOR NOVEMBER 1924.

Section I.—Statement showing the average fall of rain in each district during the month of November 1924, and also the total fall from 1st April 1924, up to the month compared with the corresponding figures of the preceding year and with the averages for a series of years ending 1920.

Districts.	Average for all years.			1923-24.			1924-25.		
	In the month.		From 1st April to 31st March.	In the month.		From 1st April to 31st March.	In the month.		From 1st April to 31st March.
	Rainy days.	Rainfall.		Rainy days.	Rainfall.		Rainy days.	Rainfall.	
1	2	3	4	5	6	7	8	9	10
General—									
1. Geylang	25	2.40	67.30	27	1.75	68.20	24	2.10	66.00
2. Tampines	21	1.51	27.70	24	2.47	27.40	20	2.70	15.20
3. Selegie	21	0.78	20.90	20	1.00	14.80	20	2.02	48.20
4. Kallang	24	0.37	11.20	20	2.21	16.00	20	2.00	14.20
5. Kallang	24	0.37	11.20	20	2.21	16.00	20	2.00	14.20
6. Geylang	20	0.33	10.20	20	2.00	10.20	20	2.10	10.40
General—									
7. Kallang	20	0.33	10.20	20	0.10	10.20	20	2.10	10.40
8. Kallang	20	0.33	10.20	20	0.10	10.20	20	2.10	10.40
9. Kallang	20	0.33	10.20	20	0.10	10.20	20	2.10	10.40
10. Kallang	20	0.33	10.20	20	0.10	10.20	20	2.10	10.40
11. Kallang	20	0.33	10.20	20	0.10	10.20	20	2.10	10.40
12. Kallang	20	0.33	10.20	20	0.10	10.20	20	2.10	10.40
13. Kallang	20	0.33	10.20	20	0.10	10.20	20	2.10	10.40
14. Kallang	20	0.33	10.20	20	0.10	10.20	20	2.10	10.40
15. Kallang	20	0.33	10.20	20	0.10	10.20	20	2.10	10.40
16. Kallang	20	0.33	10.20	20	0.10	10.20	20	2.10	10.40
17. Kallang	20	0.33	10.20	20	0.10	10.20	20	2.10	10.40
18. Kallang	20	0.33	10.20	20	0.10	10.20	20	2.10	10.40
19. Kallang	20	0.33	10.20	20	0.10	10.20	20	2.10	10.40
20. Kallang	20	0.33	10.20	20	0.10	10.20	20	2.10	10.40
21. Kallang	20	0.33	10.20	20	0.10	10.20	20	2.10	10.40
22. Kallang	20	0.33	10.20	20	0.10	10.20	20	2.10	10.40
23. Kallang	20	0.33	10.20	20	0.10	10.20	20	2.10	10.40
24. Kallang	20	0.33	10.20	20	0.10	10.20	20	2.10	10.40
25. Kallang	20	0.33	10.20	20	0.10	10.20	20	2.10	10.40
26. Kallang	20	0.33	10.20	20	0.10	10.20	20	2.10	10.40
27. Kallang	20	0.33	10.20	20	0.10	10.20	20	2.10	10.40
28. Kallang	20	0.33	10.20	20	0.10	10.20	20	2.10	10.40
29. Kallang	20	0.33	10.20	20	0.10	10.20	20	2.10	10.40
30. Kallang	20	0.33	10.20	20	0.10	10.20	20	2.10	10.40
31. Kallang	20	0.33	10.20	20	0.10	10.20	20	2.10	10.40

A = Agency. L = Landed. * Including Town. † Including Kallang, etc.
 Board (Land Revenue and Settlements),
 Malacca, 13th December 1924.
 E. K. CHIDAMBARAM ATTAR,
 District Engineer,
 21-Dec-24

DEPARTMENT OF AGRICULTURE.

CULTIVATION STATEMENT—APRIL TO NOVEMBER 1914.

(On an average of the five years ending 1913-14, the area sown from April to November represents 24 per cent of the cultivable or dry lands and 22 per cent on wet lands.)

General Remarks.—The rainfall in the month was much better than in the corresponding month of the previous year. It was also better than the average in most districts, especially in the Ghoses and Nellore. There was practically no rain in Bellary while the rainfall was below the average in South Arcot, the South, and South Kanara. Rains were received evenly up to the first week. There was practically no rainfall in the third week except in Coimbatore which experienced spurious weather, similar to that of the same time last year. Coimbatore and Nellore recorded heavy rains in the last week.

Brigade water was sufficient in most districts, but supplies were inadequate in tanks in parts of Annapur, Chittoor, Belga, Trichinopoly, and the South. There was little flow of water in the rivers and streams of Coimbatore.

Sowings on dry lands in the month were restricted by about 25 per cent on the greater portion of them had already been made earlier in the season. The main sowings were in the Ghoses and Coimbatore. Wet land sowings were almost normal. Both wet and dry land sowings were satisfactorily in South Arcot and Tanjore.

The transplantation or sowing of paddy was fairly general in the month outside the Ghoses. Sowing of dry crops was general in Greater Annapur, Chittoor, Nellore, Madras, and Coimbatore. Other crops sown in a large scale were cotton in Coimbatore, Kanna, Kanna, Bellary, Belga, and Coimbatore, hempseed in parts of the Ghoses and Coimbatore districts, Chittoor, and Belga, and cotton in Kanna, Kanna, the Coimbatore district, and Coimbatore. Tobacco was transplanted in Coimbatore, Kanna, Coimbatore, and Coimbatore.

1. *April to November.*—*Summary.*—(a) *Dry lands.*—The area was about 18 per cent more than the average of last year. There were slight reductions in Coimbatore, Kanna, and South Kanara and general increases in the other districts, especially Coimbatore, Tanjore, Chittoor, South Arcot, Trichinopoly, and Madras.

(b) *Wet lands.*—The area exceeded the average of last year by about 8 per cent. There was an appreciable reduction in area in the Coimbatore delta and a slight reduction in South Kanara as a result of the July floods. There was a fairly general increase in the other districts, especially Coimbatore, Tanjore, Annapur, Nellore, South Arcot, Chittoor, South Arcot, Belga, and Kanna.

2. Figures by districts are given in the statement appended.

APPENDIX.

TABLE II.—Statement showing the output of cultivation (Tobacco and minor crops only) from April to November 1924.
(Area in hectares of soil, &c., not being utilized)

District and Group.	(1)	Percentage of the area of Government land which has been used in the total area.		Area cultivated in December, 1924.				Area cultivated from April to December, 1924.				Area cultivated from April to December, 1923.				Average area cultivated from April to November (4).				Percentage of the area from April to November (5) to the average annual area (6).		District and Group.
				First crop.		Second crop.		First crop.		Second crop.		First crop.		Second crop.		First crop.		Second crop.				
				Days (1).	Wet (2).	Days (3).	Wet (4).	Days (5).	Wet (6).	Days (7).	Wet (8).	Days (9).	Wet (10).	Days (11).	Wet (12).	Days (13).	Wet (14).	Days (15).	Wet (16).	Days (17).	Wet (18).	
		ac.	sq.	ac.	sq.	ac.	sq.	ac.	sq.	ac.	sq.	ac.	sq.	ac.	sq.	ac.	sq.	ac.	sq.			
Coastal	21	5.1	1.4	5.1	1.4	5.1	1.4	5.1	1.4	5.1	1.4	5.1	1.4	5.1	1.4	5.1	1.4	5.1	1.4	Coastal		
Puttalam ..	22	3.3	0.7	3.3	0.7	3.3	0.7	3.3	0.7	3.3	0.7	3.3	0.7	3.3	0.7	3.3	0.7	3.3	0.7	Puttalam		
Galle ..	23	13.6	4.1	13.6	4.1	13.6	4.1	13.6	4.1	13.6	4.1	13.6	4.1	13.6	4.1	13.6	4.1	13.6	4.1	Galle		
Matara ..	24	15.5	4.7	15.5	4.7	15.5	4.7	15.5	4.7	15.5	4.7	15.5	4.7	15.5	4.7	15.5	4.7	15.5	4.7	Matara		
Unawatuna ..	25	210.0	64.0	210.0	64.0	210.0	64.0	210.0	64.0	210.0	64.0	210.0	64.0	210.0	64.0	210.0	64.0	210.0	64.0	Unawatuna		
Central	26	210.0	64.0	210.0	64.0	210.0	64.0	210.0	64.0	210.0	64.0	210.0	64.0	210.0	64.0	210.0	64.0	210.0	64.0	Central		
Colombo ..	27	300.0	90.0	300.0	90.0	300.0	90.0	300.0	90.0	300.0	90.0	300.0	90.0	300.0	90.0	300.0	90.0	300.0	90.0	Colombo		
Puttalam ..	28	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	Puttalam		
Galle ..	29	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	Galle		
Matara ..	30	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	Matara		
Unawatuna ..	31	200.0	60.0	200.0	60.0	200.0	60.0	200.0	60.0	200.0	60.0	200.0	60.0	200.0	60.0	200.0	60.0	200.0	60.0	Unawatuna		
South	32	210.0	64.0	210.0	64.0	210.0	64.0	210.0	64.0	210.0	64.0	210.0	64.0	210.0	64.0	210.0	64.0	210.0	64.0	South		
Colombo ..	33	300.0	90.0	300.0	90.0	300.0	90.0	300.0	90.0	300.0	90.0	300.0	90.0	300.0	90.0	300.0	90.0	300.0	90.0	Colombo		
Puttalam ..	34	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	Puttalam		
Galle ..	35	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	Galle		
Matara ..	36	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	Matara		
Unawatuna ..	37	200.0	60.0	200.0	60.0	200.0	60.0	200.0	60.0	200.0	60.0	200.0	60.0	200.0	60.0	200.0	60.0	200.0	60.0	Unawatuna		
North	38	210.0	64.0	210.0	64.0	210.0	64.0	210.0	64.0	210.0	64.0	210.0	64.0	210.0	64.0	210.0	64.0	210.0	64.0	North		
Colombo ..	39	300.0	90.0	300.0	90.0	300.0	90.0	300.0	90.0	300.0	90.0	300.0	90.0	300.0	90.0	300.0	90.0	300.0	90.0	Colombo		
Puttalam ..	40	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	Puttalam		
Galle ..	41	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	Galle		
Matara ..	42	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	Matara		
Unawatuna ..	43	200.0	60.0	200.0	60.0	200.0	60.0	200.0	60.0	200.0	60.0	200.0	60.0	200.0	60.0	200.0	60.0	200.0	60.0	Unawatuna		
East	44	210.0	64.0	210.0	64.0	210.0	64.0	210.0	64.0	210.0	64.0	210.0	64.0	210.0	64.0	210.0	64.0	210.0	64.0	East		
Colombo ..	45	300.0	90.0	300.0	90.0	300.0	90.0	300.0	90.0	300.0	90.0	300.0	90.0	300.0	90.0	300.0	90.0	300.0	90.0	Colombo		
Puttalam ..	46	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	Puttalam		
Galle ..	47	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	Galle		
Matara ..	48	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	Matara		
Unawatuna ..	49	200.0	60.0	200.0	60.0	200.0	60.0	200.0	60.0	200.0	60.0	200.0	60.0	200.0	60.0	200.0	60.0	200.0	60.0	Unawatuna		
West	50	210.0	64.0	210.0	64.0	210.0	64.0	210.0	64.0	210.0	64.0	210.0	64.0	210.0	64.0	210.0	64.0	210.0	64.0	West		
Colombo ..	51	300.0	90.0	300.0	90.0	300.0	90.0	300.0	90.0	300.0	90.0	300.0	90.0	300.0	90.0	300.0	90.0	300.0	90.0	Colombo		
Puttalam ..	52	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	Puttalam		
Galle ..	53	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	Galle		
Matara ..	54	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	150.0	45.0	Matara		
Unawatuna ..	55	200.0	60.0	200.0	60.0	200.0	60.0	200.0	60.0	200.0	60.0	200.0	60.0	200.0	60.0	200.0	60.0	200.0	60.0	Unawatuna		
Grand Total	56	2,344.6	693.3	2,344.6	693.3	2,344.6	693.3	2,344.6	693.3	2,344.6	693.3	2,344.6	693.3	2,344.6	693.3	2,344.6	693.3	2,344.6	693.3	Grand Total		

(1) The percentages of the area of Government land which has been used in the total area.

(2) Average of the five years ending 1923-24.

(3) Second figure.

TABLE III.—Statement showing the average price of the principal food grains and rice for the month of November 1924.

Group.	District.	Grain.	Average of November Prices at 50 Tons per Batta								
			Rice, second sort			Wheat					
			To Oct. 1924.	To Nov. 1924.	To Dec. 1924.	To Oct. 1924.	To Nov. 1924.	To Dec. 1924.	To Oct. 1924.	To Nov. 1924.	To Dec. 1924.
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)
1. Cereals	1. Gunpowder
		2. Tungabhadra
		3. Gadag
		4. Koppal
2. Cereals	5. Koppal
		6. Koppal
		7. Koppal
		8. Koppal
3. Cereals	9. Koppal
		10. Koppal
		11. Koppal
		12. Koppal
4. Cereals	13. Koppal
		14. Koppal
		15. Koppal
		16. Koppal
5. Cereals	17. Koppal
		18. Koppal
		19. Koppal
		20. Koppal
6. Cereals	21. Koppal
		22. Koppal
		23. Koppal
		24. Koppal
7. Cereals	25. Koppal
		26. Koppal
		27. Koppal
		28. Koppal
8. Cereals	29. Koppal
		30. Koppal
		31. Koppal
		32. Koppal
9. Cereals	33. Koppal
		34. Koppal
		35. Koppal
		36. Koppal
10. Cereals	37. Koppal
		38. Koppal
		39. Koppal
		40. Koppal

TABLE IV.—Statement showing the average price of the principal food grains and rice for the month of November 1924.

Group.	District.	Grain.	Average of November Prices at 50 Tons per Batta								
			Rice, second sort			Wheat					
			To Oct. 1924.	To Nov. 1924.	To Dec. 1924.	To Oct. 1924.	To Nov. 1924.	To Dec. 1924.	To Oct. 1924.	To Nov. 1924.	To Dec. 1924.
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)
1. Cereals	1. Gunpowder
		2. Tungabhadra
		3. Gadag
		4. Koppal
2. Cereals	5. Koppal
		6. Koppal
		7. Koppal
		8. Koppal
3. Cereals	9. Koppal
		10. Koppal
		11. Koppal
		12. Koppal
4. Cereals	13. Koppal
		14. Koppal
		15. Koppal
		16. Koppal
5. Cereals	17. Koppal
		18. Koppal
		19. Koppal
		20. Koppal
6. Cereals	21. Koppal
		22. Koppal
		23. Koppal
		24. Koppal
7. Cereals	25. Koppal
		26. Koppal
		27. Koppal
		28. Koppal
8. Cereals	29. Koppal
		30. Koppal
		31. Koppal
		32. Koppal
9. Cereals	33. Koppal
		34. Koppal
		35. Koppal
		36. Koppal
10. Cereals	37. Koppal
		38. Koppal
		39. Koppal
		40. Koppal

(1) White wheat.

(2) Average of white and yellow wheat.

(3) Average of white and black wheat.

(4) Average of white, red, and black wheat.

(5) Average of white, red, and yellow wheat.

Review of retail prices for November 1924.—There was a fall in the retail prices of dry grains in most districts except in the districts of the southern and central.

The price of rice showed a slight tendency to rise in the southern half of the Presidency but there was a fall of about five per cent in the West Coast owing to the harvest.

The price of wheat fell by five to ten per cent in the districts of the southern and central, but rose by ten per cent in the districts of the northern and western. The price of barley fell by about ten per cent in the districts of the southern and central, but rose by ten per cent in the districts of the northern and western. The price of millets fell by five to ten per cent in the districts of the southern and central, but rose by ten per cent in the districts of the northern and western.

The price of dry grains in the districts of the southern and central was generally higher than in the districts of the northern and western. The price of rice was about 15 per cent in the districts of the southern and central, but rose by ten per cent in the districts of the northern and western. The price of wheat was about 10 per cent in the districts of the southern and central, but rose by ten per cent in the districts of the northern and western. The price of barley was about 10 per cent in the districts of the southern and central, but rose by ten per cent in the districts of the northern and western. The price of millets was about 10 per cent in the districts of the southern and central, but rose by ten per cent in the districts of the northern and western.

The price of dry grains in the districts of the southern and central was generally higher than in the districts of the northern and western. The price of rice was about 15 per cent in the districts of the southern and central, but rose by ten per cent in the districts of the northern and western. The price of wheat was about 10 per cent in the districts of the southern and central, but rose by ten per cent in the districts of the northern and western. The price of barley was about 10 per cent in the districts of the southern and central, but rose by ten per cent in the districts of the northern and western. The price of millets was about 10 per cent in the districts of the southern and central, but rose by ten per cent in the districts of the northern and western.

Madras, 24th February 1925.

R. D. ANSTADT,
Director of Agriculture.

MILITARY.

Water supply sufficient. Eucalyptus 10 feet below soil. Transplanting second crop paddy in the same field. Swampy fields slightly less than average for dry season; satisfactory for wet crops. Harvesting rice here in parts and good in others. Groundwater sufficient; surface water; common and various, but; shrimp, hogweeds, and others, poor in parts and best in others. Prospects good.

AUSTIN.

Water supply excellent. *Savaria* is *Salicetifolia*. Standing crops fair, but entire overyielded by weeds in the Wayne field. Harvested quality and output: uniform, generally choice, crops (muscovado, white), green sugar, beige, excellent, medium, and white, fair. Prospects fair.

TEHNDOL

Wairoa-very sufficient in the Taranaki Oodryph sand and washed pebbles; other sands have limited supplies. Surface beds of dry rock *unproductive*. Shallow crops generally fair.

WET-LAY

[illegible]

ABSTRACT

Water-supply limited except under certain tanks and channels. Floating vegetation. Sawing 10-days only during. Standing crops generally fair. Increased histogram, water, and cotton; cottons fair; increase in milk, fish. Prospects fair.

RECEIVED

Water-soluble sufficient; leaves have partial waxy glaze except in parts of the lobes of *Ranunculus*, *Fernoxylon*, *Limonium*, and *Prostratus*. Stems reddish antiferrous. Grounds except fern. Harvested fully and ripe; contains this in parts and normal in others. Prostrate fern.

NEWLIFE

Water-scarcity sufficient except in beds in the delta of *Andar* and *Exar* and the *Exel* division, to flow over the M. & N. coast; supply under this coast (eastward, 14-15) less of water in the *Kangai*, conveying debris more not sufficient in the *Exel* flow. Transgressing around very poorly and again in pools. *Scarcely* in the *Andar* valley, especially for *dry* crops. Standing crops fair. *Marinated* food very poorly; *nutrients* fair in pools and normal in others; *sup.*, *lin.* *Properly* fair. *Fall* in the *way* of *Andar* in *Ulagu* and *Exel*.

CONCLUSIONS

Water supply sufficient; tanks have supplies ranging from a week to three months. Muhammadiyah tank has water for five months. Transportation and sailing around very good and easy. Airways in the satisfactory. Trading ships good. Harvested but very poor; culture low. Fisheries generally fair.

SMITH AND COLE

Water supply sufficient in wells; supply in lakes and streams transient in the lake of Öpge and Kullukterich and in parts of the lake of Terebent, Filizagan, Yildizkutan, and Zindkiper. Transhumant and wintering sheep; some extensive grazing. Some in-lake stock raising. Scavenging sheep (see, for example, the Zindkiper lake already noted for want of room). Increased poultry, swine, and goat raising; various game in parts of the lake in others. Turkeys generally tame; their capture are essential to him increased from parts of the lake of Filizagan and Zindkiper.

CULTURE

Water supply generally deficient; where tanks contain supplies ranging from a week to two and a half months, but most of the tanks in the valleys of Murgushy, Chirchik, Chirchik, and Pulmakent and in the Tashkent district are dry; wells have generally sufficient supply. Planting suggestions in the Murgushy valley. *Sonchus oleraceus* very satisfactory. Feeding crops like, but poorly in parts of the Chirchik valley and the Fergana valley. *Alfalfa* extremely difficult for seed of rain and soil and growing in parts of the Chirchik valley. *Barley* poorly and expensive; *oat* fair. *Proso* generally poor.

WINTER 2007

Water supply generally sufficient in spring above the canal in parts of the basins of Falar, Wajiyah, Fawqah, and Tawqah and in some extent in parts of the Fallow basin; a few tanks in the basins of Wadawrah, Wajiyah, and Chagwah contain supplies ranging from a week to five months; all the other basins are dry. Transhumant mixed crop-pasture and goat-pasture. Stocking includes camels, sheep, and goats. Handled crops include wheat, sorghum, and sorghum; pasture for goats and normal is wheat; various, poor in parts and fair in others. Todder deer. Stocks of food, grain manufactured in parts of the basins of Adwanah and Fallow. Products not marketing.

RAINFALL AND PRICES OF THE STAPLE FOOD-GRAINS FOR THE WEEK ENDING 31st FEBRUARY, 1922.

District.		RAINFALL IN INCHES.				PRICES IN RUPEES (100 SEER) AND ANNAS.												Remarks.	
		In the week.		Up to the end of the week from 1st April.		Rice.			Wheat.			Grams.			Cotton.				
		2021.	Average of previous years.	2021.	Average of previous years.	Comparative week of the previous year.	Last week.	This week.	Comparative week of the previous year.	Last week.	This week.	Comparative week of the previous year.	Last week.	This week.	Comparative week of the previous year.	Last week.	This week.		
Central.	Ganjam	..	2021.	0.8	32.5	47.4	6.7	4.3	8.3	39.4	38.0	47.4	Ganjam	Cereals.
	Vijayapuri	..	2021.	0.1	32.4	35.4	39.4	34.1	11.4	Vijayapuri	
	Oppland	..	2021.	0.1	32.5	37.5	39.4	11.4	11.4	Oppland	
	Buxar	..	2021.	0.1	41.0	20.0	11.4	11.4	11.4	Buxar	
	Uttar	..	2021.	0.1	31.5	35.5	11.4	11.4	11.4	Uttar	
District.	Karnal	..	2021.	0.1	32.5	35.5	39.4	39.4	39.4	Karnal	Cereals.
	Delhi	..	2021.	0.1	32.5	35.5	39.4	39.4	39.4	Delhi	
	Amritsar	..	2021.	0.1	32.5	35.5	39.4	39.4	39.4	Amritsar	
	Cuddalore	..	2021.	0.1	32.5	35.5	39.4	39.4	39.4	Cuddalore	
	2021.	0.1	32.5	35.5	39.4	39.4	39.4	
Central.	Nellore	..	2021.	0.1	32.5	35.5	39.4	39.4	39.4	Nellore	Cereals.
	Chingleput	..	2021.	0.1	32.5	35.5	39.4	39.4	39.4	Chingleput	
	Madras	..	2021.	0.1	32.5	35.5	39.4	39.4	39.4	Madras	
	North Arcot	..	2021.	0.1	32.5	35.5	39.4	39.4	39.4	North Arcot	
	2021.	0.1	32.5	35.5	39.4	39.4	39.4	
Central.	Chittoor	..	2021.	0.1	32.5	35.5	39.4	39.4	39.4	Chittoor	Cereals.
	North Arcot	..	2021.	0.1	32.5	35.5	39.4	39.4	39.4	North Arcot	
	Salma	..	2021.	0.1	32.5	35.5	39.4	39.4	39.4	Salma	
	Chingleput	..	2021.	0.1	32.5	35.5	39.4	39.4	39.4	Chingleput	
	Trichinopoly	..	2021.	0.1	32.5	35.5	39.4	39.4	39.4	Trichinopoly	
South.	Tanjore	..	2021.	0.1	32.5	35.5	39.4	39.4	39.4	Tanjore	Cereals.
	Madras	..	2021.	0.1	32.5	35.5	39.4	39.4	39.4	Madras	
	Kannur	..	2021.	0.2	27.6	20.7	39.4	39.4	39.4	Kannur	
	Thiruvallur	..	2021.	0.2	20.7	20.7	39.4	39.4	39.4	Thiruvallur	
	2021.	0.2	20.7	20.7	39.4	39.4	39.4	
West Coast.	Malabar	..	2021.	0.1	32.5	35.5	39.4	39.4	39.4	Malabar	Cereals.
	South Kanara	..	2021.	0.1	32.5	35.5	39.4	39.4	39.4	South Kanara	
Hills, The Nilgiris		..	2021.	0.3	32.5	35.5	39.4	39.4	39.4	Hills, The Nilgiris	

(All figures in Rupees)

MAHARAJA : PREPARED AND ISSUED BY THE GOVERNMENT, GOVERNMENT PRESS.

3. We have considered the amendments proposed to clause 6 of the Bill and have decided to make no change in that clause. The substance of the amendments in the schedule and table appended certain clauses of income from the wages of the Bill; but even if the soldier has in any circumstances caused any loss on his return from service, he would undoubtedly prefer the alternative of being housed while on service.

4. We have amended clause 7 to make it clear that a proceeding shall be preferred in the case of a soldier plaintiff as well as a soldier defendant; a similar amendment has been made in clause 9.

5. Sub-clause (a) of clause 11 has been amended to ensure that the soldier has in no case a less period of limitation than is allowed by article 164 of the Limitation Act; the starting point of limitation has been made the same as in article 164.

The amendments to sub-clause (b) of clause 11 are purely drafting amendments; under section 164, Courts are ordered to act with regard to sub-sections (1) and (2), but under sub-section (3) no limitation (2) need with sub-section (3), it is not however necessary to specify the sub-sections.

6. The amendments to clause 11 were a triple purpose. They extend the benefit of the section to cases in which the defendant is an Indian soldier; they involve only a slight extension of clause 13 of the Indian Limitation Act, 1908, the purport of which is the same. We have further made it clear that the clause applies where there is more than one plaintiff or defendant and have extended the benefit of the clause to all its such cases.

7. As the date originally fixed for the commencement of the Bill has passed, a new date has been fixed, the 1st of April 1918.

8. The Bill was published in the Gazette of India, dated the 26th September 1916.

9. We think that the Bill has not been so altered as to require republishing, and we recommend that it be passed as now amended.

A. F. MUHAMMAD,
T. N. MUFALIH,
K. C. NIGOHY,
C. DEBANSWAMI AITANAGAR,
HIRA KISHOR, Clerk,
T. S. DEBANSWAMI AITANAGAR.

The 23rd January 1918.

[An AMENDMENT BY THE SELECT COMMITTEE.]

[New matter not contained in the Indian Soldiers (Lodging) Act, 1916, is shown in italics.]

[Amendments made by the Select Committee are shown in italics type.]

A Bill to consolidate and amend the law in relation to the special protection in respect of civil and criminal litigation of Indian soldiers serving under special conditions.

WHEREAS it is expedient to consolidate and amend the law to provide for the special protection in respect of civil and criminal litigation of Indian soldiers serving under special conditions, it is hereby enacted as follows:—

1. (1) This Act may be called the Indian Soldiers (Lodging) Act, 1918.

(2) It extends to the whole of British India, including British India and the British Possessions.

(3) It shall come into force on the first day of April 1918.

Printed,
printed and
published
by

2. In this Act, unless there is anything expressed to the contrary or otherwise,

(a) "Court" means a Civil or Revenue Court;

(b) "Indian soldier" means any person subject to the Indian Army Act, 1813;

(c) "prescribed" means prescribed by rules made under this Act; and

(d) "proceeding" includes any act, appeal or application.

3. For the purpose of this Act, an Indian soldier shall be deemed to be at, or on the way to, or from his service—

(a) under special conditions when he is or has been serving under special conditions, or on leave, or at any place in Travels, India, Afghanistan, Kashmir, Egypt or China, or with any unit the independence of which are allowed at any place in Chelab, Wamato, the North-West Frontier Province or British India, which is more than fifty miles distant by road from the nearest railway station;

(b) under war conditions when he is or has been, at any time during his enlistment or any extension declared by the Governor-General in Council by notification in the "Gazette of India" to constitute a state of war for the purpose of this Act or at any time during a period of six months thereafter;

(c) serving out of India;

(d) under orders to proceed on field service;

(e) serving with any unit which is for the time being mobilized; or

(f) serving under conditions which, in the opinion of the prescribed authority, preclude him from obtaining leave of absence to enable him to attend a Court or a party to any proceeding, or when he is or has been, at any other time serving under conditions which are not less than those declared by the Governor-General in Council by notification in the "Gazette of India" to be serving under war conditions; and

(g) absent—in relation to any place in British India, other than India, when he is or has been serving in India or at any place outside India (other than Ceylon) the journey between which and British India is ordinarily undertaken wholly or in part by sea, and, in relation to India, when he is or has been serving at any place other than India.

4. If any person possessing any plaint, application or appeal in any Court has reason to believe that any adverse party to an Indian soldier who is serving under special conditions, he shall state the fact in his plaint, application or appeal.

5. If any Collector has reason to believe that any Indian soldier, who voluntarily renders or has property in his district and who is a party to any proceeding pending before any Court, is unable to appear therein, the Collector may certify the facts in the prescribed manner to the Court.

Comments on which no further action shall be deemed to be necessary under special conditions.

Provision to be included in plaints, applications or appeals in Court.

Power of Collector to intervene in case of non-appearance of Indian soldier.

It shall be
given to
any person
in India
or abroad

6. If a Petitioner has certified under section 3, or if the Court has reason to believe, that an Indian soldier, who is a party to any proceeding pending before it, is unable to appear therein, and if the soldier is not represented by any person duly authorized to appear, and is not acting in his behalf, the Court shall suspend the proceeding, and shall give notice thereof to the prescribed manner to the prescribed authority—

Provided that the Court may refuse, from suspending the proceeding and issuing the notice—

(a) *the proceeding is not, agreed or application has been made by the soldier, when or to justify with others with the object of effecting a rightful possession, or*

(b) *the interests of the soldier in the proceeding are, in the opinion of the Court, better protected with them of any other party to the proceeding and adequately represented by such other party or party of a formal nature.*

Postponement
of proceeding

7. If, on receipt of a notice under section 4, the prescribed authority certifies in the prescribed manner to the Court in which the proceeding is pending that the soldier in respect of whom the notice was given is serving under special conditions, and that a postponement of the proceeding in respect of the soldier is necessary in the interests of justice, the Court shall thereupon postpone the proceeding in respect of the soldier for the prescribed period, or, if no period has been prescribed, for such period as it thinks fit.

Court may
proceed when
no certificate
received

8. If, after issue of a notice under section 4, the prescribed authority either certifies that the soldier is not serving under special conditions or that such postponement is not necessary, or fails to certify, in the case of a soldier resident in the district in which the Court is situate, within two months or, in any other case, within three months from the date of the issue of the notice that such postponement is necessary, the Court may, if it thinks fit, resume the proceeding.

Postponement
of proceedings
against
Indian soldier
in service

9. When any document purporting to be signed by the Commanding Officer of an Indian soldier who is a party to any proceeding is produced by or on behalf of the soldier before the Court in which the proceeding is pending and it is the effect that the soldier—

(a) is on leave of absence for a period not exceeding two months, and is on the expiration of his leave is proposed to serve under special conditions, or

(b) is on sick leave for a period not exceeding three months, and is on the expiration of his leave to remain in unit with a view to proceeding on service under special conditions,

the proceeding in respect of such soldier may, in any case such as is referred to in the former in section 9, and shall, in any other case, be postponed in the manner provided in section 7.

Power to set
aside decree
and order
passed against
an Indian
soldier
serving under
special conditions

10. (1) If any proceeding before a Court in which a decree or order has been passed against any Indian soldier while he was serving under special conditions or, at any time after the 1st day of April 1905, while he was serving under any special conditions, the soldier may apply to the Court which passed the decree or order for an order to set aside the decree, and, if the Court, after giving an opportunity to the opposite party of being heard, is satisfied that the interests of justice require that the decree or order should be set aside or against the soldier, the Court shall, subject to such conditions, if any, as it thinks fit to impose, make an order accordingly.

(1) No such application shall be entertained unless it is made within the month from the expiry of the first period of thirty days, after the date of the decree or order, or where the summons or notice was not duly served on the applicant, after the date on which the applicant had knowledge of the decree or order, during in part of which the soldier was serving under special conditions.

Provided that the provisions of section 5 of the Indian Limitation Act, 1908, shall apply to such applications.

(2) Where the decree or order in respect of which an application under sub-section (1) is made is of such a nature that it cannot be set aside on appeal or against the soldier only, it may be set aside on appeal or in any of the manner against whom it has been made.

(3) Where a Court sets aside a decree or order under this section, it shall, upon a day for proceedings with the said appeal or application, as the case may be,

11. In computing the period of limitation prescribed by the Indian Limitation Act, 1908, no day shall be for the limit being an hour for or less than an Indian day, the time being which the soldier has been serving under special conditions since the day of August 1914, serving under or under any special conditions since the 1st day of April 1920, shall be deemed to be a day for the purpose of computing the period of limitation.

Provided that this section shall not apply in the case of any such appeal or application instituted or made with the object of enforcing a right of property.

12. If any Court is in doubt whether, for the purposes of section 5 of the Indian Limitation Act, 1908, any Indian soldier is or was at any particular time under special conditions, it may refer the point for its decision to the Government, and the certificate of that Government shall be conclusive evidence on the point.

13. The Local Government, after consulting the High Court, may, by notification in the local official Gazette, make rules to provide for all persons or any of the following matters, namely:—

(a) The manner and form in which any notice or certificate under this Act shall be given;

(b) The period for which proceedings or any class of proceedings shall be preferred under section 7;

(c) The persons who shall be the prescribed authorities for the purposes of this Act;

(d) any other matter which it is or may be practicable to do;

(e) generally, any matters incidental to the purposes of this Act.

14. The Government General in Council may, by notification in the Fort St. George of India, direct that all or any of the provisions of this Act shall apply in any other class of persons in the service of His Majesty or in any other class of persons in the service of the Government of India.

15. The Indian Soldiers (Employment) Act, 1918, and the Indian Soldiers (Employment) Act, 1920, are hereby repealed.

The following Bill was introduced in the Legislative Assembly on the 2nd February 1923 :—

No. 5 of 1923.

A Bill further to amend the Indian Income-tax Act, 1922.

Whereas it is expedient further to amend the Indian Income-tax Act, 1922, for the purposes hereinafter appearing, it is hereby enacted that as follows :—

Short title.

1. This Act may be called the Indian Income-tax (Amendment) Act, 1923.

Enactment of section 36, as amended in 1922.

2. To section 36 of the Indian Income-tax Act, 1922, the following proviso shall be added, namely :—

"Provided that, in ascertaining the total income of a member of a registered firm, where any change occurs in the constitution of the firm, the profits or gains of the firm during the previous year shall be deemed to have been received in that year by the members of the firm as constituted at the time of the making of the assessment in proportion to their shares in the firm at that time."

STATEMENT OF OBJECTS AND REASONS

Difficulties have so far been encountered individually to super-tax partners in registered firms, where there has been a change in the constitution of the firm owing to one or more of the partners retiring or new partners being taken into the firm, or to a change, for any other reason, in the share of profits to which the individual partners are respectively entitled. The question hitherto has been to assess the partners with reference to the shares held by them at the time of assessment, though on the profits of the firm in the previous year. The Bombay High Court, however, has recently held that the partners should be assessed not according to the shares in which they are entitled in the year of assessment, but according to the shares in which they were entitled in the previous year in which the profits were earned. The result of this decision is that in the case of retiring partners leaving the country, it is often impossible for the Income-tax Department to receive any super-tax at all from them; while as the much less the new partners who come in during the year of assessment is not liable to pay the super-tax.

To get over this difficulty, it is proposed to legislate what has been the departmental practice hitherto, and the present Bill is intended to secure this object.

HARVEY P. BLACKETT,

The 2nd January 1923.

The following Bill was introduced in the Legislative Assembly on the 3rd February 1923 :—

No. 6 of 1923.

A Bill to declare the rights of Hindus in such settlements of property by way of trust in favour of their families, children and descendants.

WHEREAS Hindus have customarily the right of setting apart property for persons performing the Hindu faith in favour of themselves,

their families, children and descendants and exclusively for other religious, pious or charitable purposes, and, whereas it is expedient to remove such doubts, it is hereby enacted as follows:—

1. (1) This Act may be cited the Hindu Trusts (Validation) Act, 1925.

Short title and extent.

(2) It extends to the whole of British India.

2. In this Act, unless there is anything repugnant to the subject or context,—

"trust" means the permanent dedication by a person professing the Hindu faith of any property for any purpose recognised by the Hindu law as religious, pious or charitable.

Definition.

3. It shall be lawful for any person professing the Hindu faith to make a trust which in all other respects is in accordance with the provisions of the Hindu law for, among other purposes, the maintenance and support wholly or partially of his family, children or descendants;

Trusts of Hindus in accordance with Hindu law.

Provided that the ultimate benefit is in such cases exclusively or largely reserved for any other purposes recognised by the Hindu law as a religious, pious or charitable purpose of a permanent character.

4. No such trust shall be deemed to be invalid merely because the benefit reserved therein for religious, pious or charitable purposes of a permanent nature is postponed until after the extinction of the family, children or descendants of the person creating the trust.

Trusts not to be invalid by reason of postponement of benefit to religious, etc.

5. Nothing in this Act shall affect any custom or usage whether local or prevalent among Hindus of any particular class or sect, nor shall it validate any transaction in respect of property over which the custom of the tract had not full power of disposal.

Partly.

STATEMENT OF OBJECTS AND REASONS.

Both the Hindu and Mahomedan laws had originally the following objects in view. Under both systems of law, a gift could not take effect unless it was accompanied by possession, nor could there be a gift to take effect at any future definite period (*Conf. Ali v. Dawood of Tippera*, 5 Cal. 135). Secondly, under both systems, a bequest was invalid unless the testator (*Abdul Qader v. Tameer, Official Assignee*, 8 Bom. 158). Thirdly, the person of the devise to bequest property was so circumscribed under Hindu and Mahomedan laws. Under the former a person was only entitled to bequest the property over which he at present had the power of disposal. Under the Mahomedan law no bequest was valid unless it was accepted by the heir, and it must be limited to one-third of the estate. A property was, therefore, as provided in Hindu law as in the Mahomedan law, the *Hausfrau*, *Widow* (*Validation*) Act, 1925 (VI of 1925), has removed Mahomedan of their disabilities which their personal law imposes upon them. A similar measure would seem to be necessary to relieve the Hindus of their disabilities.

3. The Hindu law of Will is a judicial deduction from the Hindu law of Gift; and as in a trust. In the *Tipra* was their knowledge of the *Tipra* Council for the first time laid down (*Tipra*) the following

propositions is not, (1) that a devote cannot be made in a person not in existence at the donor's death; (2) that a devote is invalid, inasmuch as such would be the contrary of the intent; (3) that devote is not unknown to the Hindu law and may be avoided for carrying out such intention as the law requires. The Hindu law forbids religious endowments as such but it is silent as to in what way and to what extent such endowments might be avoided. The Transfer of Property Act which expressly states a rule against perpetuity expressly leaves any rule of the Hindu law in the survey. It is aware of a rule which directly negatived the rule against perpetuity, but the restrictions added in the *Shasana* were much narrower than are possible if Hindu law were not expressly subject to that rule. An attempt was made by the Hindu Transfers and Bequests Act, 1914 (Madras Act I of 1914), and the Hindu Dependence of Property Act (XV of 1914) to enlarge the scope of Hindu devote, but neither the Hindu nor the statutory rule, legislative or jurisdictional a definition of property to the family duty with the sole object of creating a perpetuity. This portion is widely prevalent in Bengal and it suffices to create a perpetual trust, the legality of which has never been questioned. In this respect the Hindu law has succeeded in establishing a rule which is directly akin to the Mohammedan rule which the Privy Council had established as creating a life interest. The meaning of their *Leahs* of the Privy Council in the case of *Abdullah Ghaffar v. Abdullah Ghaffar*, L.R. 17 Ind. Ap. 37, *Abdul Kader v. Nizamuddin*, L.R. 19 Ind. Ap. 175, *Abul Fata v. Durrani Khan*, L.R. 22 Ind. Ap. 76, *Mughal Khan v. Abdul Kader*, L.R. 25 Ind. 235 P.C. *Qasim v. Nizamuddin v. Fata Khan* (Muzaffar) in which it was decided, would seem to apply equally to Hindus. But the Council Legislature has by section VI of 1923 placed the legality of their bequests beyond further question.

3. The Statement of Objects and Reasons appended to the Bill which became Act VI of 1915 clearly shows that the members who intended to create a series of decisions of their *Leahs* of the Privy Council. The present Bill does also endorse the decisions of the Privy Council, but at the same time it also seeks to remove the uncertainty for law and restore the true principle and correct use of Hindu usage. There is nothing, therefore, between the principles of the two Bills to distinguish the one from the other. By passing the Mohammedan Waqf (Yusufi) Act, 1915, the Legislature has recognized its right to establish or reject the personal law of the non-Muslims involved. As such, by the enactment of 1915, the Mohammedan law has been placed beyond question. The present Bill is drawn to place the Hindu rule equally beyond question.

4. The Bill, if enacted, would, of course, only apply to property over which a Hindu possesses absolute right of disposition.

The Bill February 1925.

H. S. GOUD.

The following Bill was introduced in the Legislative Assembly on the 2nd February 1925:—

No. 1 of 1925.

A Bill to amend the Indian Medical Degree Act, 1916.

WHEREAS medical administration is a provincial subject, and whereas the provisions of the Indian Medical Degree Act, 1916, appear to have taken away the power of the Provincial Legislatures

to enable laws for recognizing the power of other institutions besides
 certain. The section will particularly mention only to make order and
 it is necessary to make that power; this hereby is stated as follows:—

1. This Act may be called the Indian Medical Degrees (Amendment) Act, 1928.

2. In the Schedule to the Indian Medical Degrees Act, 1916, after
 item No. 4 the following new item shall be added, namely:—

Amendment
 of Schedule,
 Act VII of
 1916.

"5. Such other Universities, medical corporations, examining
 bodies or other institutions as may be empowered under provincial
 legislation to make any title or qualifications signifying fitness to
 practice western medical science."

STATEMENT OF OBJECTS AND REASONS.

The Bengal Medical Act, 1914 (Gen. Act VI of 1914), and other
 Provincial Acts of similar nature legislated for the recognition of
 medical titles conferred by various institutions, but this power has
 been taken away by the provisions of sections 3 and 4 of, and the
 Schedule to, the Indian Medical Degrees Act, 1916, and the recog-
 nition of titles has, under Item No. 45 in Part II of Sub. 2 to the
 Declaration Rules, been made a Provincial subject which is subject to
 legislation by the Indian Legislature. As medical administration is a
 Provincial subject, it is desirable that this power should now be made
 over to the Provincial Legislature. This Bill is being introduced for
 purpose of transferring this power.

The 24th November 1927.

KUNAR PANKAJ RAY

The following Bill was introduced in the Legislative Assembly on
 the 2nd February, 1928:—

No. 8 of 1928.

—A Bill to amend certain special enactments supplementing
 the ordinary criminal law.

Whereas it is expedient that certain special enactments supple-
 menting the ordinary criminal law should be amended; it is hereby
 enacted as follows:—

1. This Act may be called the Special Laws (Amendment) Act, 1928.

From this.

2. The repeal of any enactment by this Act shall have effect in
 every part of British India in which the enactment was in force at the
 date of the commencement of this Act, and any notification, order
 or any law for the time being in force, whereby any such enactment
 has been declared to be in force as, applicable to, or has been extended
 to, any such part, shall as and from that date be deemed to have been
 repealed in so far as it relates to that enactment.

Repeal.

3. The enactments mentioned in the Schedule are hereby repealed
 to the extent specified in the fourth column thereof.

Repeal.

THE 2

THE SCHEDULE.
 EXCHANGING RESOURCES,
 (See section 2.)

Year	No.	Short title	Extent of liquid.
		<i>Exchanges.</i>	
1816	III	The Bengal State Prisoners Exchange Act, 1816	The whole.
1818	II	The Madras State Prisoners Exchange Act, 1818	Do.
1817	XXV	A Regulation for the Enforcement of State Prisoners, Bombay. <i>Acts of the Governor General in Council.</i>	Do.
1840	XXXIV	The State Prisoners Act, 1840	The whole.
1847	XXXIII	The English Merchants Company Act, 1847	Do.
1811	X	The Provisions of Salaries, Mortgages Act, 1811	Do.

STATEMENT OF OBJECTS AND REASONS.

The ordinary criminal law of the land is sufficient to deal with persons guilty of offences against the State. The Indian Penal Code was not in the Statute book when the Bengal, Madras and Bombay Regulations were enacted. The other three enactments, viz., Act XXXIV of 1840, Act XXXIII of 1847 and Act X of 1811, are no longer necessary.

The 14th July 1894.

V. J. PATEL.

The following Bill was introduced in the Legislative Assembly on the 1st February 1895 —

No. 9 of 1895.

A Bill further to amend the Indian Company Act, 1808.

Whereas it is expedient further to amend the Indian Company Act, 1808; It is hereby enacted as follows:—

1. This Act may be called the Indian Company (Amendment) Act, 1895.

2. In section 11 of the Indian Company Act, 1808, for the word "then" the word "after" shall be substituted.

STATEMENT OF OBJECTS AND REASONS.

The Indian Company Act, 1808, was amended in 1820 in pursuance of the policy recommended by the Currency and Bankings Committee, and it was declared that the sovereign would be legal tender on issue at the rate of one rupee to the sovereign issued at Silver to the sovereign which had previously been the legal tender. The experience of

the past few years has now proved that the ratio recommended by the Indian Currency and Exchange Committee is needed in the conditions of this country, as exchange has been much more on the parity of the old legal ratio than existing legal rates during all those years, with the sole exception of 1918-20, when world conditions were abnormal everywhere. It is therefore now proposed to revise the legislation of 1920, and reduce the ratio that prevailed up to the date of that legislation.

The 25th July 1924.

PURSHOTANDAS KHAKURDAS.

The following Bill was introduced in the Legislative Assembly on the 2nd February 1925:—

No. 10 of 1925.

A Bill further to amend the Indian Penal Code

WHEREAS it is expedient further to amend the Indian Penal Code; It is hereby enacted as follows:—

1. This Act may be called the Indian Penal Code (Amendment) Act, 1925.

2. In section 124-A of the Indian Penal Code, the words "with transportation for life or any shorter term, to which fine may be added, or" shall be omitted, and the word "simple" shall be inserted before the word "imprisonment".

STATEMENT OF CONTENTS AND REASONS.

Persons accused of the offence of sedition are not criminals of ordinary type. They are mostly well educated, and instances are not rare when highly intellectual and distinguished men have been found guilty of this offence. Offenders of this class are not accustomed to any kind of manual labour which they have to perform when rigorous imprisonment is sentenced upon them. Sedition is not an offence for which the punishment of transportation or rigorous imprisonment is necessary in the interests of public safety. The political history of the last few years has clearly shown in all its nakedness the glaring fact that serious sources of offence against the State have not only been created in this part in the councils of Government, but have also been nurtured with the able administration of a country. The paragraph provided for the offence of sedition should, therefore, be simple imprisonment.

The 25th July 1924.

V. J. PATIL.

The following Bill was introduced in the Legislative Assembly on the 2nd February 1925:—

No. 11 of 1925.

A Bill to explain certain provisions of the Transfer of Property Act, 1908

WHEREAS it is expedient to explain certain provisions of the Transfer of Property Act, 1908; It is hereby enacted as follows:—

1. (1) This Act may be called the Transfer of Property (Amendment) Act, 1925.

Short title, commencement and extent.

(2) It shall come into force at once.

(3) It extends to those portions of British India to which the Transfer of Property Act, 1855, extends.

Amendment
of section 2,
Act IV of
1855.

2. In section 2 of the said Act, after the definition of the word "registered," the following shall be inserted, namely:—

IV of 1855

"attest" includes an attestation by two or more persons each of whom must have seen the instrument signed or affix his name to the instrument, or have seen some other person sign the instrument in the presence and by the direction of the executant, or have received from the executant a personal acknowledgment of his signature as such, or of the signature of such other person, and each of the witnesses must sign before the instrument to which it relates is closed, but it shall not be necessary that more than one witness be present at the same time, and in particular form of attestation shall be necessary."

STATEMENT OF OBJECTIONS AND REASONS.

Both sections 46 and 113 of the Transfer of Property Act, 1882, require that an instrument of mortgage or gift shall be attested by at least two witnesses. The meaning of the term "attest" was the subject of serious doubt between the various High Courts of India till the decision of the Privy Council in *Sham Sutar vs. Abdul Kalam* (1897), 1 L.R. 36 M., 687 P.C., in which Mr. Justice All-India delivered the judgment of the Privy Council adopted a narrow interpretation of that term by taking the term "attest" to imply attestation of the signature of the executant. In so holding these Lordships admit that the word "attest" has a dual meaning and they further admit that the English cases dated 3 June 1792 have construed it in its enlarged sense even where the Statute of Frauds (14 Car II, c. 2, § 5 A.) required a Will to be signed by the testator in the presence of the witnesses. But in the face of their Lordships the Indian Legislature was held to have used the term in its narrow sense because while section 54 of the Indian Succession Act, 1880, explains the word attesting the Transfer of Property Act used the term without any explanatory clause. They also added that some English Judges construed to the wider use of the term in the earlier English cases. In this state of the law it is for the Indian Legislature to remove the uncertainty held to arise from the bare use of the term "attest" in section 54 of the Transfer of Property Act, while it is coupled with an explanation in section 55 of the Indian Succession Act. This Bill is intended to place the definition of the term as used in the Transfer of Property Act in line with the earlier Act. The other view would not only create a discrepancy between the two Acts of the same Legislature but at times defeat the very purpose of attestation shown as between two witnesses, one of whom was present throughout the whole transaction and the other who was absent during all that time but happened to be suddenly present when the executant was affixing his signature, the former should be preferred on the principle of law, the intention accepted by the Courts as established beyond question, that an attesting witness is one who is a living repository of the facts and circumstances attending the execution of a deed; that is, for instance, whether the parties were at arms length, or whether any undue influence, fraud, misrepresentation or other influence were brought to bear upon the executant. In either case consent to the execution of the deed. The narrow view of the Privy Council has led to widespread objections of witnesses with the result that the mortgagees

And these suits are most payable, the success of which depends upon the evidence of their attending witnesses. Where these witnesses are, being subjected by the mortgages, the unfortunate mortgagees cannot have recourse to the provisions of section 71 of the Indian Evidence Act, 1872. Several attempts have been made during the last few years in the Legislature to rectify this wrong. A short Bill (No. XXXI) of 1917 was passed to legalize certain mortgages executed in the United Provinces where the High Court had before the order now before the Privy Council. Then, period being passed the United Provinces with the rest of India are now subject to the rule enunciated by the Privy Council, which must therefore be overruled by the Legislature. Two attempts were recently made towards this end, but both the Bills had to be rejected upon other grounds.

The 24th October 1923.

H. R. GOUGH.

The following Bill was introduced in the Legislative Assembly on the 24th February 1924 :-

No. 12 of 1924.

A Bill to remove certain doubts as to the right of a person to effect a transfer of property otherwise than as provided by the Transfer of Property Act, 1882.

WHEREAS certain doubts have arisen as to the right of a person to effect a transfer of property otherwise than as provided by the Transfer of Property Act, 1882, and it is expedient to remove such doubts, it is hereby enacted as follows :-

1. (1) This Act may be called the Law of Property (Amendment) Act, 1924.

(2) It extends to the whole of British India.

(3) It shall come into force at once.

2. After section 2 of the Specific Relief Act, 1917, the following new section shall be inserted, namely :-

" 24. (1) The right of a person to obtain possession of specific immovable property shall not, be affected by any act or omission on the part of the person entitled to possession not legally discharging him in possession.

(2) Without prejudice to the generality of the foregoing provision where a person acquires possession of his specific immovable property to absolute under a contract to transfer it to him upon execution of a conveyance the latter shall not be entitled to avail himself of his past proprietary performance of his contract has become barred by the law of limitation."

3. For section 5 of the Transfer of Property Act, 1882, the following shall be substituted, namely :-

" 5. (1) A transfer of property shall only be made in the manner hereinafter provided.

(2) In other cases a transfer of property may be made without writing in every case in which a writing was originally required by law."

Short title, extent and commencement.

Insertion of new section after section 2, Act 1 of 1917.

Right of possession of property.

Substitution of section 5, Act IV of 1882.

Transfer law made.

STATEMENT OF OBJECTS AND REASONS.

The necessity for this Bill has become apparent by reason of the following facts:—It was held down in several cases that, as provided in section 41 of the Transfer of Property Act (IV of 1882), a sale of immovable property can only be made as therein provided, namely that in the two conditions in clause 2 of that section no sale is valid unless it is evidenced by a registered instrument. That doctrine has provided that a contract of sale did not of itself create any interest in or charge on such property. Consequently, where in possession of such estate the seller transfers his property to the purchaser the latter acquires an interest in the property; but the same have held that where the vendor seeks to eject him the purchaser may resist his ejection on the ground that he was placed in possession in pursuance of a contract of sale to the specific performance of which he is still entitled. It is an equitable right which the Courts have recognised as entitling the parties to the contract to maintain a status pending the execution of a formal sale deed.

Parasrath v. Bero Begumabai, 20 M., 324 P.B.;
Shankarshah v. Bhagwanthar, 40 M., 1114;
Subraman v. Rajakumaran, 25 I. C., 183;
Lehrard v. Lalabhai, 33 B., 498 (471, 472);
Agar v. Kachwala, 11 B., 439 P.B.;
Gopaldas Bhatia, Malwa Adalat Branch (1925), 27 C.W.N., 150;
Sham Nishan v. Bano Chandra (1926), 51 C.L.J., 78;
Bharris v. Lalabhai, 15 C.P.L.R., 165;
Suraj Lal v. Ajai Singh, 15 C.P.L.R., 33 (38);
Suresh v. Bhagat, 17 C.P.L.R., 10;
Jagan v. Shalubhai, 3 B.L.R., 72;
Chandhan v. Lalaram, 2 B.L.R., 70 (75).

2. But more recently in comparison of two decisions of their Lordships of the Privy Council (*Mahomed Ali v. Syed Hameed*, 45 C., 894 P.C.; *Pandurangam v. Agas Das*, 18 B., 508 P.C.) the Courts have been requested to hold that the party in possession is entitled to resist his ejection even though he has not for specific performance of his contract for sale but become barred by time. And the Courts have even gone the length of holding that a sale might be completed otherwise than as required by section 54 of the Transfer of Property Act. The two views of their Lordships would appear to conflict with their other decisions. [*Prasadipati v. Purna*, 51 B., 31; P.C.; *Manu Das Goh v. Manu Das*, 41 C., 542 (557) P.C.]

3. Nevertheless the Courts in India have placed undue emphasis upon certain expressions which occur in the judgments of their Lordships in the two cases first cited, which they seem to imply that a sale may be made good in spite of non-compliance with the legal provisions of law by invoking the aid of the English equitable doctrine of part performance and "estoppel of the parties" based upon the English doctrine of equitable ownership which is, however, inapplicable in India. (*Atang Ditta Goh v. Manu Das*, 41 C., 542 (557, 558) P.C.; *Kalyandutta Seth v. Ramdas*, 50 C.W.N., 149; *Sham Nishan v. Bano Chandra*, 51 C.L.J., 79; *Shah Abdul Wahid v. Krishna Gopal*, 23 C.W.N., 514; *Baker Ali v. Bhagwanthar*, 25 C.W.N., 305; *Subramaniam v. Bhalu Ali*, 45 A., 147; *Prasadipati v. Purna*, 51 B., 32 (33) (35); *Prasadipati P. Ch. v. Shalubhai*, 45 B., 116 (128) P. B.) (rule applies even where the vendor's suit for specific performance has become barred).

4. It is apprehended that their Lordships would not have intended to imply that the objects of the petition were confined to the provisions of law. But such has been the effect of some of the recent decisions of the High Courts, though, in other cases, the Courts have been unable to interpret, even as ascertaining the effect of Statute law. This Bill is intended to give legislative expression to the view which seems sufficiently supported by the language of section 54 of the Transfer of Property Act. The effect of the Bill is to overrule the decisions which have held otherwise.

5. It is of the essence of a Code to be exhaustive and the purpose of a Statute is that on any point specifically dealt with by it, the law should be ascertained by interpreting the language used instead of an inquiry running over a vast number of authorities in order to discover what law was, construing it by a minute, arduous examination of the prior decisions. [Two Lari Homes in Bank of England v. Fagins (1911), A.C. 507, cited *Kewda Nath v. Abdul Basit*, 37 C. 145 (1912) P.O. On the same effect *New & Co. v. McDonald*, 30 C. 364; *Gulab Mehar v. Padmanab*, 6 C.W.N. 425 P.O.]

6. In the face of this rule it is not open to the Courts to disregard the Statute and introduce into the country the elements of confusion already created and likely to increase by having recourse to the rules of past performance and usages of the parties, which rules, whatever their origin in custom which do not enjoy the advantages of written law, must, for better that effect in this country. It is for the Legislature to say whether it regards compliance with an enactment compulsory or merely optional.

The Bill November 1924.

H. S. GOUD.

The following Bill was introduced in the Legislative Assembly on the 2nd February 1925 :-

NO. 18 OF 1925.

A Bill to consolidate and amend the law relating to arbitration in British India.

[The corresponding provisions of the Indian Arbitration Act (I.A.A.), the English Arbitration Act (E.A.A.) and Schedule to the Civil Procedure Code (S.C.P. Code) are indicated in the margin.]

WHEREAS it is expedient to consolidate and amend the law relating to arbitration in British India; it is hereby enacted as follows :-

1. (1) This Act may be called the Indian Arbitration Act, 1925.
- (2) It extends to the whole of British India, except such districts where the Code of Civil Procedure, 1908, is not in force.
- (3) It shall come into force on 1925.

Short title,
extent and
commencement.

PART I.

ARBITRATION REFERRED TO OR REFERRED BY THE COURT.

2. In this Part, unless there is anything repugnant to the context, —

- (a) "the Court" means the Court which, if the subject matter submitted to arbitration where the subject of a suit, would have jurisdiction to try the suit, but shall not include a Court of Small Causes;

Inclusion.

(b) "submission" means a written agreement to submit present or future differences to arbitration, whether an arbitrator is named therein or not.

Submission may be made on behalf of a party by a person or firm.

2. A submission, unless a different intention is expressed therein, shall be irrevocable except by leave of the Court. **S. 1, 1**

Provisions regarding submission.

3. Submission, unless a different intention is expressed therein, shall be deemed to include the provisions set forth in the First Schedule, in so far as they are applicable to the reference under submission. **S. 1, 1**

Reference to arbitrator to be appointed by third person.

4. The parties to a submission may agree that the reference shall be to an arbitrator or arbitrators to be appointed by a person designated either by name or as the holder for the time being of any office as appointment. **S. 1, 1**

Reference.

The parties to a submission may agree that any dispute arising between them in respect of the subject matter of the submission shall be referred to an arbitrator to be appointed by the Royal Governor of Gibraltar, or, as the case may be, to an arbitrator to be appointed by the President for the time being of the Royal Chamber of Commerce.

Power to the Court to appoint arbitrator in dispute on submission unless or third arbitrator.

5. (1) In any of the following cases: **S. 1, 1**

(a) Where a submission provides that the reference shall be to a single arbitrator, and all the parties do not, after differences have arisen, consent to the appointment of an arbitrator;

(b) If a single appointed arbitrator neglects or refuses to act, or is incapable of acting, or dies, or is removed, and the submission does not show that it was intended that the vacancy should not be supplied and the parties do not supply the vacancy;

(c) Where the parties or two arbitrators are at liberty to appoint an amicus or third arbitrator and do not appoint him;

(d) Where an appointed amicus or third arbitrator refuses to act, or is incapable of acting, or dies, or is removed, and the submission does not show that it was intended that the vacancy should not be supplied, and the parties or arbitrators do not supply the vacancy;

any party may serve the other parties or the arbitrators, as the case may be, with a written notice to choose an appointing or arbitrator, amicus or third arbitrator.

(2) If the appointment is not made within seven days after the service of the notice, the Court may, on application by the party who gave the notice, and after giving the other party an opportunity of being heard, appoint an arbitrator, amicus or third arbitrator, who shall have the like power to act as the reference and make an award as if he had been appointed by consent of all the parties.

Power to parties to submit cases to supply vacancy.

7. Where a submission provides that the reference shall be to two arbitrators, one to be appointed by each party, then, unless the submission expresses a contrary intention,— **S. 4, 1**

(a) if either of the appointed arbitrators refuses to act, or is incapable of acting, or dies, the party who appointed him may appoint a new arbitrator in his place;

(b) If, in such a reference, one party fails to appoint an arbitrator, either originally or by way of substitution as aforesaid, the other party may, after the other party, having appointed his arbitrator, has served the party taking default with notice to make the

appointment, the party who has appointed an arbitrator may appoint that arbitrator to act as sole arbitrator in the reference, and his award shall be binding on both parties as if he had been appointed by consent.

Provided that the Court may not make any appointment made in pursuance of clause (1) of this section.

8. (2) Where a submission to arbitration provides that the reference shall be to three arbitrators, one to be appointed by each party and the third to be appointed by the two appointed by the parties, then, unless the submission expresses a contrary intention—

(a) If any party fails to appoint an arbitrator for seven clear days after the other party, having appointed his arbitrator, has served the party making default with notice to make the appointment, the party who has appointed an arbitrator may appoint that arbitrator to act as sole arbitrator in the reference, and the award of the arbitrator so appointed shall be binding on both parties as if he had been appointed by consent;

(b) If, after each party has appointed an arbitrator, the two arbitrators appointed fail to appoint a third arbitrator within seven clear days after the service by either party of a notice upon them to make the appointment, the Court may, on an application by the party who gives the notice, exercise in the place of the two arbitrators the power of appointing a third arbitrator.

(c) If an arbitrator, appointed either by one of the parties, by the arbitrators, or by the Court refuses to act, or is incapable of acting, or dies, a new arbitrator may be appointed in his place by the party, arbitrators, or Court, as the case may be.

(2) The Court may not make any appointment of a person to act as sole arbitrator made in pursuance of this section.

30, C.A.S.

9. The arbitrators or umpire sitting under a submission shall, unless a different intention is expressed therein, have power—

(a) to administer oath or affirmation to the parties and witnesses appearing;

(b) to make an award as to the whole or part thereof in the form of a special case for the opinion of the Court;

(c) to make, in an award any clerical mistake or error arising from any accidental slip or omission, or modify an award by striking out any part which the Court considers to be bad in law where such part can be separated from the rest.

1, R.S.A.

10. (1) Any party to the submission may take out through the Court an order to produce witness whom arbitrators is required to give evidence or to produce documents, provided that no person shall be compelled under any such order as to produce any documents which he could not be compelled to produce on the trial of a suit.

47, 48.

(2) Except as provided by rules made under this Act, the rules of Order XVI of the Code of Civil Procedure, 1908, shall apply to witnesses named to witnesses by the Court under this Act so far as they are applicable.

12, T.A.S.

11. The time for making an award may, from time to time, be extended by order of the Court, whether the time for making the award has expired or not, or whether the award has been made or not.

Power to supply money in case of death arbitrators.

Power of arbitrators.

Power of Court to order witnesses by Court.

Power to Court to extend time for making award.

Referring award.	12. (1) An award on a submission may, by leave of the Court, be referred to the same person as if it were a decree of the Court and the provisions of the Code of Civil Procedure, 1908, relating to the execution of decrees shall, so far as they are applicable, be deemed to apply to the enforcement of an award.	8, 12, 2 5, 10, 1 7 of 12
Not to submit or award except by leave.	(2) No such leave shall be given until the time provided by rules made under this Act for making an application to modify, amend, set aside, or set aside an award, has expired, and if such an application has been made, until it is disposed of.	No
Power to set aside award.	13. No suit shall be in respect the validity of a submission or an award on any point other than fraud.	No
Power to remove arbitrator or umpire.	14. (1) The Court may, from time to time, remove the award by any of the parties referred to therein for the reconsideration of the arbitrator or umpire. (2) The arbitrator or umpire shall, whenever the matter referred to him or, if the award is remitted to him, make a fresh award within three months after the date of the order of the Court to that effect.	8, 12, 1
Power to set aside award.	15. Where an arbitrator or umpire has associated himself, the Court may remove him.	8, 12, 1
Power to set aside award.	16. (1) Where an arbitrator or umpire has associated himself, as an arbitrator or award has been improperly procured, or where the award is otherwise voided, the Court may set aside the award. (2) No award shall be deemed to be invalid by reason only of its being based on a reference which amongst other matters includes matters the subject-matter of a pending suit or proceedings.	8, 12, 1 No
Power to set aside award.	17. Where any party to a submission or any person claiming under him commences any legal proceedings in any Court against any other party to a submission or any person claiming under him, in respect of any matter agreed to be referred, any party to such legal proceedings may, before filing a written statement or taking any steps in the proceedings, apply to the Court in which such legal proceedings are pending to stay the proceedings, and such Court, if satisfied that there is no sufficient reason why the matter should not be referred in submission with the submission and that the applicant was, at the time when the proceedings were commenced and still remains ready and willing to do all things necessary to the proper conduct of the arbitration, make an order staying the proceedings.	8, 12, 1
Submission of suit pending arbitration.	18. Any arbitrator or umpire may, at any stage of the proceedings under a submission and shall, if so directed by the Court, while there is in the form of a special case for the opinion of the Court any question of law arising in the course of proceedings before such arbitrator or umpire, and such opinion shall form part of the award.	8, 12, 2

PART II.

ARBITRATION THROUGH A COURT.

Power to set aside award.	19. In any suit or proceeding in any Court of civil jurisdiction if all the parties interested agree, the Court may, at any time by order set aside any award or proceedings in the arbitration agreed on by the parties, and shall sit with them as it thinks fit for the making of the award.	Para. 1 2 (1), 2 10 of 12
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Sec. 2 (5),
Ch. 12,
C.P.O.

21. Where a matter is referred to arbitration, the Court shall not, save in the manner and in the extent provided in this part of the Act, deal with such matter.

Court not to deal with the matter referred.

Sec. 3, Sub.
1, C.P.O.

22. (1) Where the reference is to two or more arbitrators, provision shall be made in the order for a difference of opinion among the arbitrators—

Where reference is to two or more arbitrators, order is provided for difference of opinion.

- (a) by the appointment of an umpire; or
 - (b) by declaring that, if the majority of the arbitrators agree, the decision of the majority shall prevail; or
 - (c) by empowering the arbitrators to appoint an umpire; or
 - (d) otherwise as may be agreed between the parties, or, if they cannot agree, as the Court may determine.
- (2) Where an umpire is appointed, the Court shall fix such time as it thinks reasonable for the making of his award inasmuch as he is required to act.

Para. 3, Sub.
1, C.P.O.

23. (1) In any of the following cases, namely,—

Power of Court to appoint arbitrator in certain cases

- (a) Where the parties cannot agree within a reasonable time with respect to the appointment of an arbitrator, or the person appointed refuses to accept the office of arbitrator; or
- (b) where an arbitrator or umpire—

- (i) dies; or
- (ii) refuses or neglects to act or becomes incapable of acting;

or

(2) Where British India is circumstances showing that he will probably not return at an early date; or

(3) where the arbitrators are empowered by the order of reference to appoint an umpire and fail to do so,

any party may move the Court for an order that the arbitrators, or the umpire may be, with or without notice to appoint an arbitrator or umpire.

(4) If, within seven clear days after such motion has been moved or such further time as the Court may in such case allow, no arbitrator or an umpire is appointed, as the case may be, the Court may, on application by the party who gave the motion, and after giving the other party an opportunity of being heard, appoint an arbitrator or umpire or make an order empowering the arbitrators, and in such case shall proceed with the suit.

Para. 3, Sub.
1, C.P.O.

(5) Every arbitrator or umpire appointed under section 21 or section 22 shall have the like powers as if his name had been inserted in the order of reference.

Power of arbitrator or umpire appointed under section 21 or section 22.
Continuing witnesses and default.

Para. 3, Sub.
1, C.P.O.

24. (1) The Court shall issue the appropriate process to the parties and witnesses when the arbitrator or umpire declines to examine or the Court may take in such trial before it.

(2) Persons not attending or, according to such process, or making any other default, or refusing to give their evidence, or guilty of any contempt to the arbitrator or umpire during the proceedings of the matters referred, shall be subject to the like disadvantages, penalties and punishments, by order of the Court as the representatives of the arbitrator or umpire, as they would incur for the like offences in suits tried before the Court.

Execution of
law in making
award

28. Where the arbitrator or the umpire cannot complete the award within the period specified in the order, the Court may, if it thinks fit, order a further time, and from twelve hours, either before or after the expiration of the period fixed for the making of the award (whether an award has been made or not), on days such period, or may make an order suspending the arbitration, and in such case shall proceed with the suit or proceeding.

Part II,
II, C.F.C.

Where umpire
may act,
time in lieu
of arbitrator.

29. Where an umpire has been appointed, he may enter on the reference in the place of the arbitrator,—

Part II,
II, C.F.C.

(a) if they have allowed the appointed time to expire without making an award, or
(b) if they have delivered to the Court or to the umpire a notice in writing stating that they cannot agree.

Award to be
signed and
dated

30. Where an award is made or proceeding has been made, the person who made it shall sign it and cause it to be filed in Court, together with any documents and documents which have been taken and proved before them; and notice of the filing shall be given to the parties.

Part II,
II, C.F.C.

Enforcement of
arbitration or
umpire

31. Upon any reference by an order of the Court, the arbitrator or umpire may, with the leave of the Court, take the award or the whole or any part thereof in the form of a special case for the opinion of the Court, and the whole shall deliver its opinion thereon, and shall enter such opinion as is added to and to form part of the award.

Part II,
II, C.F.C.

Power to
modify or
cancel award

32. The Court may, by order, modify or correct an award,—

Part II,
II, C.F.C.

(a) where it appears that a part of the award is upon a matter not referred to arbitration and such part can be separated from the other part and does not affect the decision on the matter referred, or
(b) where the award is imperfect in form, or contains any clerical error which can be corrected without affecting such decision, or

(c) where the award contains a clerical mistake or is erroneous arising from an accidental slip or omission.

When award
or order
referred, in
arbitration
may be made
or

33. The Court may, from time to time, read the award or any of the matters referred to arbitrators or umpires to the satisfaction of the arbitrator or umpire, and shall fix a time within which the arbitrator or the umpire has to submit his decision to the Court.

Part II,
II, C.F.C.

Grounds for
setting aside
award.

34. (1) An award made under section 30 between and on failure of the arbitrator or umpire to deliver it. But no award shall be set aside except on one of the following grounds, to-wit,—

Part II,
II, C.F.C.

(a) corruption or collusion of the arbitrator or umpire;
(b) either party having been guilty of fraudulent concealment of any matter which he ought to have disclosed, or of wilfully misleading or deceiving the arbitrator or umpire;

(c) the award having been made after the issue of an order by the Court suspending the arbitration and proceeding with the suit or being otherwise invalid.

(2) Where an award, between and on is set aside under subsection (1), the Court shall make an order suspending the arbitration and in such case shall proceed with the suit or proceeding.

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13. (1) Where the Court does so as to remit the award or any of the matters referred to arbitration for reconsideration to another arbitrator, and no application has been made to set aside the award, or the Court has refused such application, the Court shall, after the time for making such application has expired, proceed to pronounce judgment according to the award, and an appeal shall be from such judgment.

(2) Upon the judgment so pronounced in a suit, a decree shall follow, and an appeal shall be from such decree except in so far as the decree is in exercise of, or taken in accordance with, the award.

PART III

INTERPRETATION.

13.
14.
15.

16. (1) An appeal shall be from the following orders passed by the Court under this Act to the Court authorized to hear appeals from the original sources from such Court—

- (a) an order under section 4 appointing an arbitrator, umpire or third arbitrator;
 - (b) an order under section 7 appointing an arbitrator, umpire or third arbitrator;
 - (c) an order under section 8 appointing an arbitrator, umpire or third arbitrator;
 - (d) the opinion of the Court delivered under section 9 (2);
 - (e) an order under section 13 giving leave to enforce an award;
 - (f) an order setting aside the award under section 14 (1);
 - (g) an order under section 15;
 - (h) an order under section 16;
 - (i) an order under section 17;
 - (j) an order or an award stated in the form of a special case under section 21;
 - (k) an order modifying or converting an award.
- (2) No appeal shall be from any order passed in appeal under this section.

16.
17.

18. The rules of Order XLII of the Code of Civil Procedure shall apply, so far as may be, to appeals under this Act.

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25. So far as for as they may be inconsistent with any rules framed under this Act, the provisions of the Code of Civil Procedure shall apply to all proceedings before the Court under this Act.

26.
27.

28. The cost of any proceedings before a Court under this Act shall be in the discretion of the Court. The Court may award costs to be paid between arbitrator and arbitrator.

28.
29.

30. The High Court may make rules consistent with this Act as to—

- (a) the grant of leave to enforce an award and all proceedings consequent thereon;
- (b) applications to the Court for an order to the arbitrator or umpire to state a special case to the Court;
- (c) the filing and hearing of the special case and all proceedings consequent thereon or incidental thereto;

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(d) applications to set aside the award to modify or correct it or to remit it or any of the matters referred to the arbitrator or umpire and all proceedings consequent thereon as in the time limit within which such applications should be made;

(e) the time for the rendering down or final award for provision of awards for the arbitration of which leave has been given by the Court where the sum awarded does not exceed two thousand rupees;

(f) the staying of any suit or proceeding in continuation of a submission to arbitration;

(g) applications to the Court for summons to witnesses and all proceedings consequent thereon;

(h) generally, all proceedings in Court under this Act.

Regard of
arbitration

38. The arbitrators mentioned in the Second Schedule are hereby appointed to the extent specified in the fourth column thereof.

Act not to
apply to
arbitration
between

39. This Act shall not affect any arbitration pending or any proceedings relating to any arbitration pending at the commencement of this Act or the provisions of the Indian Chapter of Act, 1916, relating to arbitration, but shall apply to any arbitrations commenced after the commencement of this Act under any agreement or order made before the commencement of this Act.

3-11

3-11

Amendment
of s. 11, Act
of 1917

40. In section 11 of the Specific Relief Act, 1917, after the words "Code of Civil Procedure" the words and figures "The Indian Arbitration Act, 1917" shall be inserted, and for the words "a contract" the words "or award or future difference" shall be substituted.

3-11

3-11

Copy to be
bound

41. The provisions of this Act shall be binding on the Crown.

3-11

THE FIRST SCHEDULE

(See section 4.)

PARTIES TO BE EMPLOYED BY SUBMITTERS.

1. If no other mode of reference is provided the reference shall be to a single arbitrator.

2. If the reference be to two arbitrators, the two arbitrators may appoint an umpire or may themselves, either the period being which they have power to act as arbitrators.

3. The arbitrators shall make their award in writing within three months after referring to the arbitrator, or after having been asked to do so by notice in writing from any party to the arbitration, or on or before any later day to which the arbitrators, by any writing signed by them, may, from time to time, enlarge the time for making the award.

4. If the arbitrators have allowed their time or extended time to expire without making the award, or have delivered to any party to the arbitration, or to the umpire, a notice in writing stating that they cannot agree, the umpire may, in the said notice or the reference in lieu of the arbitrators.

5. The umpire, shall make the award within one month after the refusal or extension time specified for making the award of the arbitrators to accept, or on or before any later day to which the umpire, by any writing signed by him, may, from time to time, enlarge the time for making his award.

6. The parties to the reference, and all persons claiming through them respectively, shall, subject to the provisions relating hereto for the time being in force, submit to be examined by the arbitrators or umpire on oath or affirmation in relation to the reference in dispute and shall, subject to a demand, produce before the arbitrators or umpire all books, deeds, papers, accounts, and signs and documents and all other documents in their possession, custody or control, which may be required or called for, and do all other things which during the proceedings on the reference the arbitrators or umpire may require.

VII. The witnesses in the reference shall, if the arbitrator so require (Subs. B), be examined on oath.

VIII. The award to be made by the arbitrator or umpire shall be final and binding on the parties and the persons claiming under them respectively.

IX. The costs of the reference and award shall be in the discretion of the arbitrator or umpire, who may direct as to who, and in what amounts, those costs or any part thereof shall be paid, and may direct the interest thereon to be on part or any part thereof, and may award costs to be paid as between solicitor and client.

THE SUGGESTED SCHEDULE.

(See section 38.)

EXPLANATORY REMARKS.

Year.	Number.	Short title.	Extent of repeal.
1889 ..	IX.	The Indian Arbitration Act, 1889.	So much as has not been re-enacted.
1893 ..	I.	The Specific Relief Act, 1893.	The last 21 words.
1908 ..	V.	The Code of Civil Procedure, 1908.	Section 85, clauses (a) to (f) of section 94, and the Second Schedule.

STATEMENT OF OBJECTS AND REASONS.

The object of the Bill is to amend and consolidate the law relating to Arbitration in British India. The present Arbitration Act came into force on 1st July 1908. Most of its provisions were borrowed from the English Arbitration Act, 1889 (52 & 53 Vict., c. 48). The English Arbitration Act is, however, a consolidated Act containing provisions both as to arbitration through and outside the Court, while the Indian Arbitration Act confines itself to arbitrations and awards made without the intervention of Court, and governing only private Presidency towns and other areas of local areas. In the last Code of Civil Procedure of 1908 arbitration provisions were removed from the main body where they stood before, and made an appendix to the Code in Schedule II. Then Sir Lawrence Jenkins, a prominent member of the Select Committee who were engaged in redrafting the clauses of the Bill, observed as follows:—

"We have determined, therefore, to insert arbitration clauses such as they are in the present Code, but have placed them in a separate Schedule in the hope that at an distant date they may be transferred to a comprehensive Arbitration Act."

After the lapse of sixteen years, it is high time that attempt was made to realize that hope. During the interim, conflicting decisions of High Courts have created doubts which require to be removed.

Mr. Norman Macleod, C.J., at page 585 of I.L.R. 45 Bombay remarked: "The provisions of the Code relating to arbitration were transferred with certain modifications to a separate Schedule in the hope that at a distant date they might be transferred into a comprehensive Arbitration Act. Unfortunately that hope has not been realized with the result that the law relating to arbitration still remains in a most undesirable condition."

The need for the present piece of legislation has been accentuated now that the desirability of justice in Civil Courts has become so

leading to or to consolidate the appointment of the Civil Justice Commission. All the more importantly therefore, it believes that the arbitration law which provides the speediest and cheapest means of administering justice should be placed on a sound basis, purged of all the errors and drawbacks, which a quarter of a century's working has brought to light, and that its essential provisions be brought together into a consolidated whole. Difficulties fell away to the clearing of questions relating to appeals, and to constraining arbitrators to file of the Act here lies a revision.

The appointed Commission of Conciliation assembled in Bombay in December last presented to Government the necessity of amending the law of arbitration and proposing its details.

Bombay, } HARICHANDRAJI VISHWANATH
The 24th September 1904. }

NOTES ON CLAUSES.

PART I.

Clause 1.—*Definition.* In view of the extension of the scope of the present Act, the definition of Court has been altered.

Clause 6. (1).—The word "single" has been added in that subsection to give effect to the ruling in *Gopalji Kanuji v. Minor F. Jeeva* I.L.R. 45 Bombay 408.

Clause 8.—Has been added on the basis of the new section 34 of the English *Arbitration Act* to supply an obvious deficiency.

Clause 10.—Has been newly added. The want of this clause has been frequently felt when parties in submission require the attendance of witnesses whom they cannot procure without process of Court.

Clause 11.—At present much confusion has arisen in construing sections 12 to 15 of the Act. Some Courts have held that as soon as an award is filed by the arbitrators it becomes enforceable as a decree though no application to set it aside may be pending. This creates an anomaly, inasmuch as the parties obtaining in England, outside great hardship on the defendants and a hardly reasonable result. It has therefore been thought necessary to insert a provision similar to the one contained in the English *Arbitration Act*.

Clause 12.—It is not necessary to insert such a provision distinctly as the former is likely to lead to unnecessary litigation.

Clause 15 (2).—Is inserted to meet the difficulty created by the decision in 46 Ind. Law Reports, page 124 F.R. and I.L.R. 45 Bombay, page 543.

Clause 16.—At present considerable difficulty is felt in the absence of a provision whereby the Court can compel the arbitrator to state a point of law for the opinion of the Court. And hence this provision.

PART II.

Clause 20.—It is desirable to extend arbitration provision to proceedings of a civil nature other than suits.

Clause 21.—It is necessary to make a clear provision that the Court can extend time even after the award has been made.

PART III.

Clause 31.—At present the Arbitration Act applies to Presidency towns and to Alibabad, Bombay and Karachi. In Presidency towns

and Rangone appeals are provided in the Charter, as is illustrated by note. In Kumbh it has been held that no appeal lies. In the course of proceedings under the Indian Arbitration Act many important and complicated questions arise. It is therefore necessary to provide at least one appeal from the Court's orders. Moreover as the scope of the Act has now been extended to the whole of British India the provision as to appeals is necessary. Section 304 of the present Act provides appeals against orders under the Second Schedule which applied to the whole of British India. Some of the clauses of that section have been omitted as being out of place in the amended provisions of the Bill.

HAROHANDRAI YADHINDAS

The following Bill was introduced in the Legislative Assembly on the 2nd February 1925:—

No. 14 of 1925

A Bill further to amend the Indian Paper Currency Act, 1923.

WHEREAS it is expedient further to amend the Indian Paper Currency Act, 1923; It is hereby enacted as follows:—

1. This Act may be called the Indian Paper Currency (Amendment) Act, 1925.
2. In section 12 of the Indian Paper Currency Act, 1923 (hereinafter referred to as the said Act), for the figures "11 30318," the figures "7-53344," shall be substituted.
3. In clause (b) of sub-section (3) of section 28 of the said Act, for the figures "11 30318," the figures "7-53344," shall be substituted.

Amendment of section 12, Act 2 of 1923.

Amendment of section 28, Act 2 of 1923.

STATEMENT OF OBJECTS AND REASONS.

The object of this Bill is to alter the rate at which notes are issued from the Paper Currency Reserve, for gold notes which are not legal tender, or for gold notes, from 11-30318 to 7-53344 grams Tare of fine gold per rupee.

A Bill, amending the Indian Coinage Act effecting a change in the rate at which the sovereign and the half sovereigns are at present legal tender, is being separately introduced. The change contemplated by this amending Bill to the Indian Paper Currency Act, 1923, is necessitated as the change which is expected to be made in the rate at which the sovereign and the half sovereigns are at present legal tender. The effect of both these amending Bills will be to remove the present action taken on the recommendations of the Indian Currency and Exchange Committee, as such several appeals to be warranted by the experience gained since 1920.

The 28th July 1924. PURUSHOTAMDAS THAKURDAS.
III-4

And whereas at a meeting held at Fremantle in October, 1923, the rules contained in the said draft convention were amended by the Committee appointed by the said Conference;

And whereas provision has been made by the Carriage of Goods by Sea Act, 1924, that the said rules as so amended and as set out with modifications in the Schedule shall, subject to the provisions of that Act, have the force of law with a view to establishing the responsibilities, liabilities, rights and immunities attaching to carriers under bills of lading;

And whereas it is expedient that the provisions should be made in British India as is hereby enacted as follows:—

1. (1) This Act may be called the Indian Carriage of Goods by Sea Act, 1924.

(2) It extends to the whole of British India.

2. Subject to the provisions of this Act, the rules set out in the Schedule (hereinafter referred to as "the Rules") shall have effect in relation to and in connection with the carriage of goods by sea as if a carrying goods from any port in British India to any other port whether in or outside British India.

3. There shall not be implied in any contract for the carriage of goods by sea in which the Rules apply any absolute undertaking by the owner of the goods to provide a seaworthy ship.

4. Every bill of lading, or similar document of title, issued in British India which contains or is evidence of any contract in which the Rules apply, shall contain an express statement that it is to have effect subject to the provisions of the said Rules as applied by this Act.

5. Article VI of the rules shall, in relation to the carriage of goods by sea in ships carrying goods from any port in British India to any other port in British India or Ceylon, have effect as though the said Article referred to goods of any kind instead of to particular goods and as though the proviso to the second paragraph of the said Article were omitted.

6. Where under the custom of any trade the weight of any bulk cargo inserted in the bill of lading is a weight ascertained or ascertained by a third party other than the owner or the shipper and the fact that the weight is so ascertained or ascertained is stated in the bill of lading, then, notwithstanding anything in the Rules, the bill of lading shall not be deemed to be prima facie evidence against the carrier of the receipt of goods of the weight so inserted in the bill of lading, and the accuracy thereof at the time of shipment shall not be deemed to have been guaranteed by the shipper.

7. (1) Nothing in this Act shall affect the operation of customs laws levied, and payable in four hundred and fifty, both inclusive, five hundred and two, and five hundred and three of the Muziris Shipping Act, 1924, as amended by any subsequent enactment, or the operation of any other enactment for the time being in force imposing the liability of the owner of shipping vessels.

III—3

(2) The Rules shall not by virtue of this Act apply to any contract for the carriage of goods by sea before such day, not being earlier than the first day of January, 1924, as the Governor-General in Council may by notification in the Gazette of India appoint, nor to any bill of lading or similar document of title issued, whether before or after such day as aforesaid, in pursuance of any such contract as aforesaid.

SCHEDULE.

FORMS RELATING TO RULES OF LADING.

ARTICLE I.

Definitions.

In these Rules the following expressions have the meanings hereby assigned to them respectively, that is to say—

(a) "Carrier" includes the owner or the charterer who enters into a contract of carriage with a shipper.

(b) "Contract of carriage" applies only to contracts of carriage covered by a bill of lading or any similar document of title, in so far as such document relates to the carriage of goods by sea, including any bill of lading or any similar document as aforesaid issued under or pursuant to a charterparty from the moment at which such bill of lading or similar document of title regulates the relations between a carrier and a holder of the same.

(c) "Goods" includes goods, wares, merchandise, and articles of every kind whatsoever, except live animals and cargo which by the contract of carriage is stated as being carried on deck and is so carried.

(d) "Ship" means any vessel used for the carriage of goods by sea.

(e) "Carriage of goods" covers the period from the time when the goods are loaded on to the ship when they are discharged from the ship.

ARTICLE II.

Liab.

Subject to the provisions of Article VI, under every contract of carriage of goods by sea the carrier, in relation to the loading, handling, stowage, carriage, custody, care, and discharge of such goods, shall be subject to the responsibilities and liabilities, and entitled to the rights and immunities hereinafter set forth.

ARTICLE III.

Responsibilities and Liabilities.

1. The carrier shall be bound, before and at the beginning of the voyage, to exercise due diligence to—

(a) Make the ship seaworthy;

(b) Properly man, equip, and supply the ship;

(c) Make the holds, refrigerating and cool chambers and all other parts of the ship in which goods are carried, fit and safe for their reception, stowage and preservation.

2. Subject to the provisions of Article IV, the carrier shall properly and carefully load, handle, stow, secure, keep, care for and discharge the goods carried.

3. After receiving the goods into his charge, the carrier, or the master or agent of the carrier, shall, as demanded at the shipper, issue to the shipper a bill of lading showing as any other thing—

(a) The loading marks necessary for identification of the goods as the same are furnished in writing by the shipper before the loading of such goods starts, provided such marks are stamped or otherwise shown directly upon the goods if so ordered, or as the cases or coverings in which such goods are contained, in such a manner as should sufficiently remain legible until the end of the voyage;

(b) Either the number of packages or pieces, or the quantity, or weight, as the case may be, as furnished in writing by the shipper;

(c) The apparent order and condition of the goods;

Provided that no carrier, master or agent of the carrier shall be bound to state or show in the bill of lading any marks, number, quantity, or weight which he has reasonable ground for suspecting not accurately to represent the goods actually received, or which he has had no reasonable means of ascertaining.

4. Such a bill of lading shall be prima facie evidence of the receipt by the carrier of the goods as therein described in accordance with paragraph 3 (a), (b) and (c).

5. The shipper shall be deemed to have guaranteed to the carrier the accuracy at the time of shipment of the marks, number, quantity, and weight, as furnished by him, and the shipper shall indemnify the carrier against all loss, damages, and expenses arising or resulting from inaccuracy in such particulars. The right of the carrier to such indemnity shall in no way limit his responsibility and liability under the contract of carriage to any person other than the shipper.

6. Unless notice of loss or damage and the general nature of such loss or damage be given in writing to the carrier or his agent at the port of discharge before or at the time of the removal of the goods from the custody of the person entitled to delivery thereof under the contract of carriage, or, if the loss or damage be not apparent, within three days, such removal shall be prima facie evidence of the delivery by the carrier of the goods as described in the bill of lading.

The notice in writing need not be given if the state of the goods has at the time of their receipt been the subject of joint survey or inspection.

In any event the carrier and the ship shall be discharged from all liability in respect of loss or damage unless suit is brought within one year after delivery of the goods or the date when the goods should have been delivered.

In the case of any actual or apprehended loss or damage, the carrier and the receiver shall give all reasonable facilities to each other for inspecting and weighing the goods.

7. After the goods are loaded, the bill of lading to be issued by the carrier, master or agent of the carrier, as the shipper shall, if the shipper so demands, be a "shipped" bill of lading, provided that if the shipper shall have previously taken up any document of title to such goods, he shall surrender the same to the carrier, with the "shipped" bill of lading, but in the opinion of the carrier, such document of title may be noted at the port of shipment by the carrier, master, or agent with the name or names of the ship as ships upon

which the goods have been shipped and the date or dates of shipment, and when so noted the same shall for the purposes of this Article be deemed to constitute a "shipped" bill of lading.

8. Any clause, covenant or agreement in a contract of carriage relieving the carrier or the ship from liability for loss or damage to or in respect of such goods arising from negligence, fault or failure in the duties and obligations provided in this Article or lessening such liability otherwise than as provided in these Rules, shall be null and void and of no effect.

A bill of lading or similar document shall be deemed to be a document relieving the carrier from liability.

ARTICLE IV.

Exemption and Limitation

1. Neither the carrier nor the ship shall be liable for loss or damage arising or resulting from circumstances unless caused by want of due diligence on the part of the carrier to make the ship seaworthy, and to secure that the ship is properly manned, equipped and supplied, and to make the holds, refrigerating and cooling chambers and all other parts of the ship in which goods may be stowed, secure for their reception, storage and preservation in accordance with the provisions of paragraph 1 of Article III.

Whenever loss or damage has resulted from circumstances, the burden of proving the absence of due diligence shall be on the carrier or other person claiming exemption under this section.

2. Neither the carrier nor the ship shall be responsible for loss or damage arising or resulting from—

(a) act, neglect, or default of the master, mariner, pilot, or the servants of the carrier in the management or in the navigation of the ship;

(b) fire, unless caused by the actual fault or privity of the carrier;

(c) perils, dangers and accidents of the sea or other navigable waters;

(d) act of God;

(e) act of war;

(f) act of public enemies;

(g) revolt or restraint of prisoners, rebels or people, or seizures under legal process;

(h) quarantine restrictions;

(i) act or omission of the shipper or owner of the goods, his agent or representative;

(j) strikes or lock-outs or stoppages or restraint of labour from whatever cause, whether partial or general;

(k) riots and civil commotions;

(l) saving or attempting to save life or property at sea;

(m) shortages in bulk or weight or any other loss or damage arising from inherent defect, quality, or vice of the goods;

(n) insufficiency of packing;

(o) insufficiency or inadequacy of marks;

(p) latent defects not discoverable by due diligence;

(q) any other cause without the actual fault or privity of the carrier or without the fault or neglect of the agents or servants of the carrier, but the burden of proof shall be on the person claiming the benefit of this exemption to show that neither the actual fault

or privity of the owner nor the fault or neglect of the agents or servants of the carrier contributed to the loss or damage.

2. The shipper shall not be responsible for loss or damage sustained by the owner or the ship arising or resulting from any cause without the act, fault or neglect of the shipper, his agents or his servants.

4. Any deviation in sailing or attempting to save life or property at sea, or any reasonable deviation shall not be deemed to be an infringement or breach of these Rules or of the contract of carriage, and the carrier shall not be liable for any loss or damage resulting therefrom.

5. Neither the carrier nor the ship shall in any event be or become liable for any loss or damage to or in connection with goods in so far as exceeding 1000 per package or unit, or the equivalent of that sum in value otherwise, unless the nature and value of such goods have been declared by the shipper before shipment and inserted in the bill of lading.

This declaration if embodied in the bill of lading shall be prima facie evidence, but shall not be binding or conclusive on the carrier.

By agreement between the carrier, master or agent of the carrier and the shipper another maximum amount than that mentioned in this paragraph may be fixed, provided that such maximum shall not be less than the figure above stated.

Neither the carrier nor the ship shall be responsible in any event for loss or damage to or in connection with goods if the nature or value thereof has been knowingly misstated by the shipper in the bill of lading.

6. Goods of an inflammable, explosive or dangerous nature to the shipment whereof the carrier, master or agent of the carrier has not consented, with knowledge of their nature and character, may at any time before discharge be loaded at any place or destroyed or rendered innocuous by the carrier without compensation, and the shipper of such goods shall be liable for all damages and expenses directly or indirectly arising out of or resulting from such shipment.

If any such goods shipped with such knowledge and consent shall be put a danger to the ship or cargo, they may in like manner be loaded at any place or destroyed or rendered innocuous by the carrier without liability on the part of the carrier except in general average, if any.

Article V.

Surrender of Rights and Indemnity, and Interest of Responsibilities and Expenses.

A carrier shall be at liberty to surrender in whole or in part all or any of his rights or indemnities or to increase any of his responsibilities and liabilities under the Rules contained in any of these Articles, provided such surrender or increase shall be recorded in the bill of lading issued to the shipper.

The provisions of these Rules shall not be applicable to charter-parties, but if bills of lading are issued in the case of a ship under a charter-party they shall comply with the terms of these Rules. Nothing in these Rules shall be held to prevent the insertion in a bill of lading of any lawful provision regarding general average.

loss or damage to the goods. There then arose great difficulty between the merchants on which goods were carried by sea and considerable uncertainty about the liabilities which were attached to the carrier.

2. There has been a distress for many years among the different commercial interests with hostile bills of lading for or though among all want no occasion in the definition of the liability and make existing in the carrier of goods by sea. Some countries, e.g., Canada, Australia and the United States of America, enacted legislation prohibiting carriage of goods by sea from contracting themselves out of certain kinds of liability. The matter was discussed at several International Conferences between shipowners, shippers and bankers in an attempt to secure the universal adoption of an agreed set of rules.

3. A code of rules was drawn up in 1921 by the International Law Association at the Hague. These were subjected to criticism by the various interests affected till finally agreement was reached at the International Conference on Maritime Law held in Brussels in October 1924 and again in October 1925. A code of rules defining the responsibilities and liabilities to which a carrier of goods by sea should be subject and also the rights and immunities he was entitled to enjoy was drawn up, and it was unanimously recommended that every country should give legal sanction to these rules. The United Kingdom has done so by the Carriage of Goods by Sea Act (16 and 17 Geo. 5, 1924). It is proposed to do the same in India by this Bill.

4. This Bill follows closely the English Act. The agreed code of rules are reproduced in the Schedule. Clause 3 of the Bill exempts from these rules goods carried in the ordinary trade under documents other than bills of lading, whilst clause 6 permits the carrier to sue or be sued for shortages of weight in certain cases of bills of lading, where, by the custom of the trade, the weight entered in the bill of lading is a weight ascertained or accepted by a third party other than the owner or shipper and this fact is so stated in the bill of lading.

The 12th January 1925.

C. A. INNES,

J. GRIFFIN,

Secretary to the Government of India.

(Reprinted by order of His Excellency the Governor in Council)

V. V. KRISHNAMA ACHARIYAR,
Soy. to Govt., Law (Legislative) Dept.



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Part 30—Proceedings of the Madras Legislature

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Bills to be introduced in the Council of the Governor of Fort St. George for the purpose of making Laws and Regulations.

Under rule 20 of the Madras Legislative Council Rules, the following Bill, together with the Statement of Objects and Reasons, is published for general information:—

BILL, No. 3 OF 1925

A Bill to amend the Madras City Tenants' Protection Act, 1924.

WHEREAS it is expedient to amend the Madras City Tenants' Protection Act, 1924, and whereas the previous sanction of the Governor-General has been obtained under section 80-A (3) of the Government of India Act; It is hereby enacted as follows:—

1. This Act may be called the Madras City Tenants' Protection (Amendment) Act, 1925.

2. In section 4 of the Madras City Tenants' Protection Act, hereinafter referred to as the said Act, after clause (1) the following shall be inserted, viz:—

"(1-A). 'Improvement' means any work which materially adds to the value of the land, is available to it and consistent with the purpose for which the land was let."

3. In section 3, the following shall be added to the last sentence, viz:—

"and of any improvements which may have been made by him".

4. In section 7, after the words 'any landlord' the words 'or tenant' shall be inserted and after the word 'enhanced', 'or reduced' shall be inserted.

5. After section 6 (3) the following shall be added, viz:—

"Explanation.—The improvements effected by the city municipality after the creation of the hawking by the tenant shall not be taken into consideration in fixing the market value of the land."

6. In section 9, for the explanation of the word 'land' the following shall be substituted, viz:—

"Explanation.—'Land' means the interest of the landlord in the land and all other interests which he can convey under any power and includes also the full interest which a trustee can convey under the power possessed by him to convey trust property when necessity exists for the same or the alienation of the property is for the benefit of the estate or trust."

7. The following sections shall be inserted after section 9, viz:

"9-A. Any tenant may at any time apply by petition to the court having jurisdiction to entertain a suit for ejectment or to the Presidency Small Causes Court for an order that the landlord shall be directed to sell the land for a price to be fixed by the court and after such an order is passed section 9 shall be applicable in regard to further proceedings relating to the said order.

"9-B. In the case of trust lands where an order under section 9 has been passed, the court may direct that the amount of compensation awarded shall be invested in the purchase of other lands and meanwhile deposited or invested in some approved securities."

8. In section 10, for 'sections 4, 5, 6 and 8' the following shall be substituted, viz. 'sections 4, 5, 6, 7, and 9.'

STATEMENT OF OBJECTS AND REASONS

The Act does not now recognize the tenants' right for compensation for improvements made on the land except in regard to trees planted by him. It is well known that most of the lands now occupied by tenants were once left for occupation and it is due to the effort of the tenants they have become habitable. No tenant is entitled to the compensation for the improvements effected by him when he is ejected by the landlord.

2. The Act now in force does not give the right to the tenant to apply to the Court for reduction of rent of the land while the landlord enjoys that right in regard to enhancement of rent. The rents of lands were considerably raised at a time when the price of lands went up. Since the price of lands has gone down very much, it is hard for the tenants to continue to pay the same high rent. So the section extends to the tenants the right of applying to the Court for the reduction of the rent.

3. In O.S. Nos. 454 and 455 of 1922 on the file of the City Civil Court, the learned Judge has, in fixing the market value of the land, taken into consideration the improvements effected by the municipality such as roads, drainage, etc., which have consequently raised the value of the land. But these improvements would not have been effected by the municipality if the land had been left vacant and unoccupied. So the benefit should, properly speaking, go to the tenant. Anyhow to ask the tenant to pay increased value owing to the improvements effected by the city municipality is not just.

4. The imperfect explanation for the word 'land' under section 9 has led to considerable litigation. In R.O. No. 6 of 1952, Justice Spencer and Yankanchala have upheld that section 9 was not applicable to trust lands. This decision has been overruled by the Full Bench in C.O.C.A. No. 46 of 1953. The explanation now substantiated follows the decision of the Full Bench, so as to make the point absolutely free from doubt.

5. The tenant is not entitled to apply to the Court (section 9) to the Court for an order for sale of the land. This has caused hardship. The landlord will institute proceedings for eviction only when he is quite sure of a high price. The section 9-A seeks to give the right of applying to the Court for the sale of land to the tenant at any time he chooses. 9-B is consequential, providing for the disposal of trust properties.

6. Earlier to include section 9 in section 10 has also led to litigation. The Full Bench in C.O.C.A. Nos. 41 and 147 of 1952 has decided that section 9 of the Act applies to the case of

whose orders or decrees in objection had been sent the Act came into force, but where the objection had been carried into effect. It is intended to do by adding section 5 also in section 10.

Enacted, 19th July 1925.

L. O. GURUSWAMI.

Under rule 18 of the Madras Legislative Council Rules, the following Bill, together with the Statement of Objects and Reasons, is published for general information :—

BILL No. 4 OF 1925

A Bill to amend the Railway Protection Act, 1856.

Madras Act
25 of 1925.

WHEREAS it is expedient to amend the Railway Protection Act, 1856; And whereas the previous sanction of the Governor-General has been obtained to the passing of this Act; It is hereby enacted as follows :—

1. This Act may be called the Madras Railway Protection (Amendment) Act, 1925.

Madras Act
25 of 1925.

2. In the title of the Railway Protection Act, 1856 (hereinafter referred to as the said Act), for the words "upon the lands of zamindars or other landholders" the words "in estates" shall be substituted.

3. In the preamble to the said Act, for the words "rivers, tanks, channels or irrigation works upon the lands of landholders" the words "irrigation works in estates" shall be substituted.

4. In section 2 of the said Act, the following amendments shall be made, namely :—

(1) after the words "In this Act" the following shall be inserted, namely :—

"*Words mean—*

(a) any permanently-settled estate, whether a zamindari, jaghir, mitti or palayam;

(b) any portion of such permanently-settled estate which has been separately registered in the office of the Collector;

(c) any unsettled palayam or jaghir;

(d) any hamlet villages of which the grant was made or confirmed by the British Government; and

(e) any portion, consisting of one or more villages, of any of the estates specified above in clauses (a), (b) and (c), which is held on a permanent under-tenure."

(2) for the definition of the term "landholders" the following shall be substituted, namely:—

"Landholder" means a person owning an estate or part thereof and includes every person who, by virtue of any transfer from the owner or his predecessor in title or of any order of a competent court or of any provision of law, is in possession, or is entitled to collect the rents of the whole or any portion of the estate or has a subsisting interest therein; "

(3) After the definition of "Railway" the following definition shall be inserted:—

"Railway administration," or "administration" in the case of a railway administered by the Government or a Native State means the manager of the railway and includes the Government or the Native State and in the case of a railway administered by a railway company means "the railway company" and

(4) in the definition of "irrigation works" for the words "river channels" the words "artificial channels" and for the words "upon the lands of landholders" the words "in an estate" shall be substituted.

5. In section 8 of the said Act, for the words "upon the lands of any landholder" the words "upon any land in an estate" and for the words "within such lands" the words "in such estate" shall be substituted.

6. In section 4 of the said Act, the following amendments shall be made, namely:—

(a) after the words "irrigation work" the words "in an estate" shall be inserted;

(b) for the words "he shall cause" the words "he shall, in consultation with the railway administration, cause" shall be substituted;

(c) for the words "the landholder in possession of or having control over the said works" the words "the landholder or landholders of the estate" and for the words "is liable" the words "is or are liable" shall be substituted;

(d) in item (1), for the word "works" the word "work" shall be substituted;

(e) for item (3), the following shall be substituted, namely:—

"(3) The name of the landholder or the names of the landholders of the estate; "

IT 2

(f) for item (3), the following shall be substituted, namely:—

"(1) The measures which the landholder or landholders is or are bound to carry out and the cost of such measures; and

(2) the last paragraph shall be omitted.

7. In section 5 of the said Act, the following amendments shall be made, namely:—

(a) after the word "landholder" occurring for the first time, the words "or landholders" shall be inserted;

(b) the words "as being in possession of or having control over the irrigation works described therein" shall be omitted;

(c) for the words "the landholder as named as aforesaid" the words "him or them" shall be substituted;

(d) for the words "plans and estimates" the word "statement" shall be substituted;

(e) after the word "he" the words "or they" shall be inserted; and

(f) at the end, the following paragraph shall be added, namely:—

"Copies of a verbatim translation of the statement shall be fixed in some conspicuous place or places in the village or villages to which the works belong."

8. For section 6 of the said Act, the following section shall be substituted, namely:—

"8. If the landholder or all or any of the landholders appear and object and the Collector, after such inquiry as he thinks fit, is satisfied that the landholder or all or any of the landholders so objecting is or are not the landholder or landholders of the estate in which the work mentioned in the statement is situate or that other measures than those proposed may, with due regard to the safety of the railway, be adopted for the protection thereof or that he or they ought not to bear the whole or any part of the cost which he or they have been called upon to bear for the purpose of carrying out the proposed measures, the Collector shall amend or modify the order accordingly."

9. In section 7 of the said Act, for the words "as named as aforesaid" the words "or landholders" shall be substituted.

10. In section 9 of the said Act, after the word "landholder" the words "or landholders" shall be inserted.

11. In section 10 of the said Act, the following amendments shall be made, namely:—

(a) after the word "landholder" wherever it occurs the words "or landholders" shall be inserted;

(b) for the words "is liable" the words "is or are liable" shall be substituted; and

(c) after the word "him" the words "or them" shall be inserted.

12. After section 10 of the said Act, the following section shall be inserted, namely:—

"10 A. Such of the measures specified in the estimates prepared under section 4 as are not included in the estimates under section 7 may, with the sanction of the Local Government, be executed by such agency as the Local Government may direct."

13. In section 11 of the said Act, the following amendments shall be made, namely:—

(a) for the words "landholder who according to the Collector's information is in possession of, or has control over, such work" the words "landholder or landholders of the estate in which such work is situated" shall be substituted;

(b) for the words "landholder is liable" the words "landholder or landholders is or are liable" shall be substituted;

(c) for the words "calling upon him" the words "calling upon him or them" shall be substituted; and

(d) for the words "why he should not" the words "why he or they should not" shall be substituted.

14. In section 12 of the said Act, the following amendments shall be made, namely:—

(a) for the words "landholder appears" the words "landholder or all or any of the landholders appears" and for the word "shows" the word "show" shall be substituted;

(b) for the words "landholder is liable" the words "landholder or landholders is or are liable" shall be substituted; and

(c) after the word "him" wherever it occurs the words "or them" shall be inserted.

15. In section 13 of the said Act, after the word "landholder" wherever it occurs, the words "or landholders" shall be inserted.

16. In section 15 of the said Act, the following amendments shall be made, namely:—

(a) after the words "for the hearing of suits" the words "the decree may be executed against any landholder referred to in section 14 and not constituted by the court or against any person into whose possession the estate in which the irrigation work is situate or any part thereof may have passed" shall be inserted;

(b) in the proviso for the words "the said" the article "a" shall be substituted; and

(c) the following proviso shall be added, namely:—
"Provided also that the court shall not entertain a plea that the obligation to maintain the irrigation work is imposed upon an imholder holding a *chambaram* lease or has been otherwise transferred from the landholder."

17. After section 16 of the said Act, the following section shall be inserted, namely:—

"15 A. The cost of measures executed under section 10 A and the amount which the landholder or landholders is or are held to be not liable to pay under section 11 or section 15, as the case may be, shall be recoverable from the railway administration."

18. In section 16 of the said Act, after the word and figure "section 9" the words and figure "or section 10 A" shall be inserted.

19. In section 18 of the said Act, the word "said" wherever it occurs shall be omitted.

20. After section 19 of the said Act, the following section shall be inserted, namely:—

"19 A. Nothing contained in this Act shall affect the rights and liabilities under any contract express or implied or under any provision of law of the landholders *inter se* or between the landholder or landholders and an imholder or imholders holding *chambaram* lease."

STATEMENT OF OBJECTS AND REASONS

The Madras Railway Protection Act, IV of 1894, is intended to provide for the prevention of injury to railways from the escape or overflow of water from irrigation works situated in areas by compelling the landholders of the estates to execute such repairs to the works as they are legally bound to carry out.

2. The following defects have been noticed in working the Act:—

(i) The provisions of the Act can be enforced only against the landholder in possession and not against a mortgagee or lessee who do not come under the definition of 'landholder'—vide sections 2 and 4.

(ii) The Act does not provide for cases where there are two or more landholders with different interests.

(iii) Although the statement prescribed in section 4 gives the proposition of the statement upon which the landholder has to swear, the wording of sections 4 to 7 is loose in that when a landholder is prepared to execute the statement himself, he must carry out all the measures detailed in the plan and statement furnished to him although they may run against his land liability. Obviously this would not have been the intention of the Legislature.

(iv) Where in the course of the proceedings under the Act the estate changes hands, fresh proceedings have to be instituted against the new landholder at once which means delay.

(v) The Act is not clear whether in respect of damashgher works is an estate, i.e., works for the upkeep of which an issue has been granted, Government can proceed against the landholder of the estate.

3. With a view to remedying the above defects it is proposed to amend the Act in the manner indicated below:—

(i) As the operation of the Act is confined to works in an estate the word 'estate' as defined in the Proprietary Rights Village Service Act, II of 1901, and the definition of 'landholder' is expanded so as to include not only owners but also mortgagees, lessees and other persons in possession or having control.

(ii) Though under the General Clauses Act the singular includes the plural, in view of the fact that one or more landholders with different interests may be liable for the repairs, it is proposed to substitute the words 'landholder or landholders' for the word 'landholder' to place the matter beyond doubt.

These amendments will not affect the rights (either as of landholders with different interests which will be governed by the ordinary common law or by contract. An express provision to this effect is made in the Bill (Clause 20).

(iii) It is made clear that the landholder is to be called on to carry out only such measures as he is legally bound to execute. Any additional measures that may be required are to be carried out by the Local Government through such agency as they may think (Clause 13).

(iv) The amendments embodied in clauses 7, 9 and 10 of the Bill dispense with the necessity of de novo proceedings where there has been a change of landholder. Clause 10 distinctly lays down that the duty of keeping in order self-repairing works in an estate is a liability running with the estate.

(v) In the case of demolition works in an estate (i.e. works for the uproot of which no loan has been granted), the landholder of the estate has the right of resuming the land in the event of default on the part of the landholder to maintain the work in a state of repair. The person primarily responsible to the Government is therefore the landholder. This is provided for in the Bill (clauses 8 and 10). At the same time the rights of the landholder as against the landlord are safeguarded (clause 10).

4. The Act contemplates measures in excess of the landholder's liability. Withouts the cost of such measures has been borne from Provincial revenues. After the Scheme, there has been a complete separation of Provincial and Central revenues, and there can be no justification for Provincial revenues bearing any expenditure for the benefit of railways which are really a Central subject. It is therefore proposed to remove all expenditures incurred in excess of the landholder's liability from the railway company (clause 17). If the company is to be saddled with any portion of the cost it must have a voice in the preparation of the estimate. This is provided for in clause 6.

22A February 1937

N. E. MAJUMBARAN.

(By order of His Excellency the Governor)

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